

released, without the consent in writing of the mortgagee, or shall sell or dispose of the same, or any interest therein, where he parts with the possession thereof, without the consent in writing of the mortgagee, he shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by imprisonment in the county jail for a period ^{Penalty.} not to exceed six months or by a fine of not more than twice the value of such property, or by both such fine and imprisonment.

SEC. 2. All acts and parts of acts in conflict herewith are hereby repealed.

Approved March 9, 1893.

CHAPTER XCIV.

[H. B. No. 232.]

PROHIBITING MARRIAGE OF DIVORCED PERSONS WITHIN PERIOD IN WHICH APPEAL MAY BE TAKEN.

AN ACT prohibiting divorced persons from contracting marriages within the period in which an appeal may be taken, and providing punishment for the violation thereof.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. Whenever a judgment or decree of divorce from the bonds of matrimony is granted by the courts in this state, neither party thereto shall be capable of contracting marriage with a third person until the period in which an appeal may be taken has expired; and in case an appeal is taken then neither party shall intermarry with a third person until the cause has been fully determined; and it shall be unlawful for any divorced person to intermarry with any third person within six months from the date of the entry of the judgment or decree granting the divorce, or in case an appeal is taken it shall be unlawful to contract such marriage until judgment be rendered on said appeal in the supreme court. All marriages contracted in

violation of the provisions of this section, whether contracted within or without this state, shall be void.

SEC. 2. Whenever judgment or decree of divorce from the bonds of matrimony is granted by any court in this state, such judgment or decree shall expressly prohibit the plaintiff and defendant named therein from contracting any marriage with third parties within the period of six months from the date of the entry of such judgment or decree, and in case either party to said decree shall re-marry within said period, he or she shall be deemed guilty of contempt of the court granting such judgment or decree, and shall be proceeded against and punished in like manner as in other cases of contempt of court.

SEC. 3. It shall be the duty of the prosecuting attorney of each county to prosecute for contempt any person violating the provisions of any decree mentioned in the last section rendered by any superior court of his county.

Approved March 9, 1893.

CHAPTER XCV.

[H. B. No. 322.]

PROVIDING FOR RE-ASSESSMENT OF COSTS OF LOCAL IMPROVEMENTS IN CITIES AND TOWNS.

AN ACT relating to and authorizing the collection of assessments for local improvements by a new assessment or re-assessment of the cost and expense of making same in cities and towns, and declaring an emergency.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. That whenever an assessment for laying out, establishing, closing, straightening, altering, widening, grading, re-grading, paving, re-paving, planking, re-planking, sidewalking and bridging, macadamizing, re-macadamizing, graveling, re-graveling, piling, re-piling, capping, re-capping, any street, avenue or alley, or for any local improve-