health, it shall be the duty of such board to have such
disinfection done, at the expense of such city, and the
costs thereof shall be a lien on said premises in favor
of such city and may be enforced by the city by proper
action.

Sec. 4. Any practicing physician who shall wilfully
fail to comply with the provisions of section one of
this act shall be guilty of a misdemeanor, and on con-
viction thereof may be fined for the first offense not
exceeding five dollars, and for any subsequent offense
not exceeding one hundred dollars.

Sec. 5. It is hereby made the duty of every person
having tuberculosis and of every one attending such
person, and of the authorities of public and private in-
stitutions, hospitals or dispensaries, to observe and
enforce the sanitary rules and regulations prescribed
from time to time by the boards of health, of such
cities and of the state for the prevention of the spread
of pulmonary tuberculosis.

Passed the Senate March 7, 1899.
Passed the House March 9, 1899.
Approved March 13, 1899.

CHAPTER LXXII.
[S. B. No. 236.]
FILING AND RECORDING MIXED MORTGAGES.
AN ACT relating to the filing and recording of mixed chattel and
real estate mortgages in the State of Washington, and curative
provisions relative thereto.

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

SECTION 1. Any mortgage upon property of a mixed
character, consisting in part of real estate and in part
of personal property, and particularly upon railroad
property, in the State of Washington, shall be admitted
to record and be recorded in the several counties wherein the property is located as a real estate mortgage when acknowledged in the manner provided by law, and the original of such mortgage or a copy thereof certified by the auditor of any county in the State of Washington wherein the original has been recorded may be filed in a file to be kept for that purpose in the office of the auditor of the county wherein such property is situated, and said record and filing shall constitute notice to all persons of the existence of the mortgage lien provided for by said mortgage.

Sec. 2. In case any mortgage covering mixed real estate and personal property has heretofore been or may hereafter be recorded in the record of mortgages of real estate, or in the record of chattel mortgages, and in case the affidavit required by law to be attached to chattel mortgages was not or shall not be recorded as a part of said chattel mortgage but has been or shall be afterwards recorded upon a separate page of said record and a reference made at the place of the original record of said real estate or chattel mortgage to the said affidavit stating the volume and page on which the same may be found, said record shall constitute notice from and after the date of the filing of said affidavit, the same as if the affidavit and mortgage had been recorded together at the same time and at the same place.

Passed the Senate March 8, 1899.
Passed the House March 9, 1899.
Approved March 13, 1899.