under the preliminary examination, and the challenge
shall not be withdrawn, he shall not be entitled to vote
unless he takes the following oath to be administered
by the inspector or one of the judges, viz.: "You do
swear (or affirm as the case may be) that you have
resided in this state twelve months preceding this elec-
tion; in this county ninety days; and in this precinct
or ward thirty days, and have not voted this day, and
that you are otherwise qualified to vote at this election;"
and in case the person offering a vote is a naturalized
citizen he shall produce evidence of his citizenship.

Passed the House March 4, 1901.
Passed the Senate March 13, 1901.
Approved by the Governor March 18, 1901.

CHAPTER CXXXVI.

[H. B. No. 353.]

RELATIVE TO CLASSIFICATION OF COUNTIES.

AN ACT relating to the classification of counties, and amending
section 1563 of Ballinger's Annotated Codes and Statutes of
Washington.

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

SECTION 1. That section 1563 of Ballinger's Annotated
Codes and Statutes of Washington be and the same
amended to read as follows: Section 1563.
For the purpose of regulating the compensation of county officers and for all other purposes herein pro-
vided for the several counties of this state are hereby
classified according to their population:

Counties containing a population of eighty thousand or over shall belong to and be known as counties of the first class;

Counties containing a population of seventy thousand and under eighty thousand shall belong to and be known as counties of the second class;
Counties containing a population of sixty thousand and under seventy thousand shall belong to and be known as counties of the third class;

Counties containing a population of fifty thousand and under sixty thousand shall belong to and be known as counties of the fourth class;

Counties containing a population of forty-five thousand and under fifty thousand shall belong to and be known as counties of the fifth class;

Counties containing a population of forty thousand and under forty-five thousand shall belong to and be known as counties of the sixth class;

Counties containing a population of thirty-five thousand and under forty thousand shall belong to and be known as counties of the seventh class;

Counties containing a population of thirty thousand and under thirty-five thousand shall belong to and be known as counties of the eighth class;

Counties containing a population of twenty-five thousand and under thirty thousand shall belong to and be known as counties of the ninth class;

Counties containing a population of twenty thousand and under twenty-five thousand shall belong to and be known as counties of the tenth class;

Counties containing a population of eighteen thousand and under twenty thousand shall belong to and be known as counties of the eleventh class;

Counties containing a population of sixteen thousand and under eighteen thousand shall belong to and be known as counties of the twelfth class;

Counties containing a population of fourteen thousand and under sixteen thousand shall belong to and be known as counties of the thirteenth class;

Counties containing a population of twelve thousand and under fourteen thousand shall belong to and be known as counties of the fourteenth class;

Counties containing a population of ten thousand and under twelve thousand shall belong to and be known as counties of the fifteenth class;
Counties containing a population of nine thousand and under ten thousand shall belong to and be known as counties of the sixteenth class;

Counties containing a population of eight thousand and under nine thousand shall belong to and be known as counties of the seventeenth class;

Counties containing a population of seven thousand and under eight thousand shall belong to and be known as counties of the eighteenth class;

Counties containing a population of six thousand and under seven thousand shall belong to and be known as counties of the nineteenth class;

Counties containing a population of five thousand five hundred and under six thousand shall belong to and be known as counties of the twentieth class;

Counties containing a population of five thousand five hundred and under five thousand shall belong to and be known as counties of the twenty-first class;

Counties containing a population of four thousand five hundred and under five thousand shall belong to and be known as counties of the twenty-second class;

Counties containing a population of four thousand five hundred and under four thousand shall belong to and be known as counties of the twenty-third class;

Counties containing a population of three thousand five hundred and under four thousand shall belong to and be known as counties of the twenty-fourth class;

Counties containing a population of three thousand and under three thousand five hundred shall belong to and be known as counties of the twenty-fifth class:

Counties containing a population of two thousand five hundred and under three thousand shall belong to and be known as counties of the twenty-sixth class;

Counties containing a population of two thousand five hundred and under two thousand shall belong to and be known as counties of the twenty-seventh class;

Counties containing a population of one thousand five hundred and under two thousand shall belong to and be known as counties of the twenty-eighth class;
Counties containing a population of one thousand or less and under one thousand five hundred shall belong to and be known as counties of the twenty-ninth class.

Passed the House March 4, 1901.
Passed the Senate March 13, 1901.
Approved by the Governor March 18, 1901.

CHAPTER CXXXVII.

[ H. B. No. 418.]

AMENDING ACT PROVIDING FOR THE LOCATION AND HOLDING OF LODE AND PLACER MINING CLAIMS.

AN ACT to amend section 10 of an act entitled "An act providing for the manner of locating and holding lode and placer mining claims, prescribing authority of mining districts," approved March 8, 1899, and declaring an emergency.

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

SECTION 1. Section 10 of an act entitled "An act providing for the manner of locating and holding lode and placer mining claims, prescribing authority of mining districts," approved March 8, 1899, is hereby amended to read as follows:

Sec. 10. The discoverer of placers or other forms of deposits subject to location and appropriation under mining laws applicable to placers shall locate his claim in the following manner:

First. He must immediately post in a conspicuous place at the point of discovery thereon, a notice or certificate of location thereof, containing (a) the name of the claim; (b) the name of the locator or locators; (c) the date of discovery and posting of the notice hereinbefore provided for, which shall be considered as the date of the location; (d) a description of the claim by reference to legal subdivisions of sections, if the location is made in conformity with the public surveys, otherwise, a description with reference to some natural