AN ACT defining the limit of cost and the amount of assessments for permanent pavement local improvements in cities of the first class and declaring an emergency.

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

SECTION 1. That whenever the mayor and council of any city of the first class shall under authority vested in them by any law of this state or the charter of such city, cause any street, avenue, lane, alley, square or public place of such city to be improved by the laying of a permanent pavement thereon including all necessary foundations, curbing, guttering, drainage facilities and other necessary work incidental to such permanent pavement, the cost of such improvement and the assessment made to provide for said cost and to provide the fund necessary to redeem any bonds issued upon the local improvement district created for such improvement and any interest payable thereon may be levied to a maximum amount equal to fifty (50) per cent. of the total increased valuation of the property included within such local improvement district as fixed by the last assessment made for purposes of general taxation: Provided, however, That unless there be presented to such municipal authorities a petition asking for such permanent pavement local improvement, bearing the signatures of the owners of record of at least three-fourths (¾) of the property within the proposed local improvement district, the cost of said improvement and the assessment to be levied therefor shall not exceed the ordinary limit for local improvements fixed by the charter of said city. The authority hereby granted and the fifty (50) per cent. limit of cost and assessment hereby authorized may be applied by proper ordinance of any city of the first class in addition to and concurrent with any law or charter provision relating to local improvements: Provided, That the
levy and assessment for any improvement of the character designated in section 1 of this act shall be valid and binding up to and including the fifty per cent. limit herein fixed regardless of any lesser limit fixed by any law or charter provision: And provided further, Proviso. That any city which, by charter provision, is authorized to incur a greater limit of cost and assessment than that herein prescribed, shall not be held to be limited by this act.

Sec. 2. An emergency exists and this act shall take Emergency effect immediately after the passage and approval thereof.

Passed the House March 2, 1901.
Passed the Senate March 4, 1901.
Approved by the Governor, March 6, 1901.

CHAPTER XLVIII.

[H. B. No. 116.]

RELATING TO QUARANTINE IN CITIES AND TOWNS.

AN ACT relating to quarantine in cities and towns.

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

Section 1. Whenever a house has been quarantined by the board of health in any city or towns in this state, it shall be unlawful for any person, without the permission of the health officer, to leave the said house.

Sec. 2. Any person violating the provisions of this act, shall be deemed guilty of a misdemeanor and shall be fined in any sum not exceeding one hundred dollars, or imprisoned in the county jail for a period of thirty days, or both such fine and imprisonment.

Passed the House February 16, 1901.
Passed the Senate March 4, 1901.
Approved by the Governor March 6, 1901.