CHAPTER LXVII.
[S. B. No. 82.]

REQUIRING HORSESHOERS TO PASS AN EXAMINATION.

AN ACT requiring horseshoers in cities of first, second and third classes in this state to pass an examination, and providing for a board of examiners in said cities, and providing a penalty for the violation of the provisions of this act, and repealing an act entitled "An act requiring horseshoers to pass an examination, and providing for a board of examiners," approved March 13, 1899.

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

SECTION 1. No person shall practice horseshoeing either as a master horseshoer or as a journeyman horseshoer for hire in any city of first, second and third class in this state, unless he has duly registered as hereinafter provided, in a book kept for that purpose in the office of the city clerk of the city in which he practices: Provided, however, That any person who has duly registered under the provisions of the act of the Legislature of this state, entitled "An act requiring horseshoers to pass an examination and providing for a board of examiners," approved March 13, 1899, need not again register under the provisions of this act.

SEC. 2. The city clerk of each city of first, second and third class in this state, shall keep a book in his office to be known as a master's and journeyman's horseshoer's register, in which shall be recorded the names of all master and journeymen horseshoers entitled to continue the practice of horseshoeing in such city.

SEC. 3. Any person who at the time of the passage of this act is practicing as a master or journeyman horseshoer in any city of the second or third class in this state, may register within sixty (60) days after the passage of this act, after making and filing with the clerk of the city in which he practices, an affidavit stating that he was practicing horseshoeing at the time of the passage of this act, and such register shall exempt him from the provisions of the act requiring an examination. No person shall be entitled to register as a master or journeyman horseshoer without presenting a certificate of satisfactory examination from the horseshoers'
board of examiners, from the city in which he desires to practice, as provided for in section five of this act, and whose qualification and examination shall be that he has served an apprenticeship at horseshoeing at least three years: Provided, That this section shall not be so construed as to prohibit any person who has made application for examination, to practice horseshoeing under the direct supervision of a person who has passed such examination, while the board of examiners is acting upon or deferring upon such application.

Sec. 4. In every city affected by this act, there shall be appointed a board of examiners consisting of one veterinary and two master horseshoers and two journeyman horseshoers which shall be called "horseshoers board of examiners," who shall be residents of such city, and whose duty it shall be to carry out the provisions of this act, and shall have a power to fix a standard of examinations to test the qualifications of applicants. The members of said board shall be appointed by the mayor of such city, and the term of office shall be five (5) years, except that the members of said board first appointed shall hold office for the term of one, two, three, four and five years, as designated by the mayor and until their successors shall be duly appointed. The board of examiners shall have a regular place of meeting and shall hold sessions for the purpose of examining applicants desiring to practice horseshoeing as master or journeyman horseshoers in each city affected by this act, not later than three days after applications have been presented to them, and shall grant a certificate to any person showing himself qualified to practice, and the board shall receive as compensation a fee not exceeding ten ($10) dollars from each person examined. Three members of said board shall constitute a quorum.

Sec. 5. Every applicant who shall have complied with the provisions of sections four and five of this act, shall be admitted to register and shall pay the city treasurer of the city in which he desires to register the
sum of fifty (50) cents, which shall be received as full compensation for such registration.

Sec. 6. Any person who shall present to the clerk for the purpose of registration any certificate which has been fraudulently obtained, or shall in any wise knowingly violate or neglect to comply with any of the provisions of this act, shall be guilty of a misdemeanor and shall, for each and every offense, be punished by a fine of not less than ten ($10) or more than one hundred ($100) dollars, or by imprisonment in the county jail for a term of not less than ten (10) days or more than thirty (30) days, or by both fine and imprisonment.

Sec. 7. An act requiring horseshoers to pass examinations passed by the Legislature of the State of Washington and approved by the Governor March 13, 1899, entitled "An act requiring horseshoers to pass an examination and providing for a board of examiners," is hereby repealed: Provided, Such repeal shall not effect any rights existing under said act nor proceedings pending thereunder.

Passed the Senate February 19, 1901.
Passed the House March 7, 1901.
Approved by the Governor, March 11, 1901.

CHAPTER LXVIII.
[S. B. No. 70.]

LIMITING HOURS OF EMPLOYMENT OF FEMALES IN MECHANICAL OR MERCANTILE ESTABLISHMENTS, ETC.

AN ACT to regulate and limit the hours of employment of females in any mechanical or mercantile establishment, laundry, hotel and restaurant; to provide for its enforcement and a penalty for its violation.

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

Section 1. That no female shall be employed in any mechanical or mercantile establishment, laundry, hotel