shall be fixed by rule of the Supreme Court, and shall pay to such clerk the sum of $20, in full for all fees, for filing his application, entering his admission and the issuing of a certificate therefor, and the fees so paid to the clerk shall be accounted for by the clerk of said court as other fees: Provided, That no fees shall be required to be paid by graduates of the law department of the State University of Washington.

SEC. 4. An emergency exists, and this act shall take effect immediately.

Passed the House March 5, 1903.
Passed the Senate March 10, 1903.

(Note by the Governor).—For reasons hereto appended Section 2 disapproved March 20, 1903. All other Sections approved.
HENRY McBRIDE,
Governor.

CHAPTER 186.
[H. B. No. 422.]

PROVIDING FOR DIRECT AMENDMENTS OF CITY CHARTERS.

AN ACT to provide for the direct amendment of city charters in respect to local affairs.

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

SECTION 1. On petition of a number (equal to fifteen per cent. of the total number of votes cast at the last preceding municipal election) of qualified voters of any municipality having adopted a charter under the laws of this State, asking the adoption of a specified charter amendment, providing for any matter within the realm of local affairs, or municipal business, the said amendment shall be submitted to the voters at the next regular municipal election, occurring thirty days or more after said petition is filed, and if approved by a majority of the local electors of the municipality voting upon it, such amendment shall become a part of the charter organic law governing such municipality.
SEC. 2. The petition containing the demand for the submission of the proposed charter amendment shall be filed with the city clerk, and each signer shall write his occupation and residence after his signature, and the genuineness of the signatures on such paper must be attested by the affidavit of a qualified voter.

SEC. 3. This act shall not be construed to deprive city councils from submitting proposed charter amendments to the voters as is now provided, but shall be held to afford a concurrent and additional method for proposing and submitting amendments to the charter of any municipality having a charter.

Passed the House March 7, 1903.
Passed the Senate March 12, 1903.
Approved by the Governor March 21, 1903.

CHAPTER 187.
[S. Sub. B. No. 89.]
PROVIDING FOR THE MARKING, LABELING AND INSPECTION OF BARRELS, TANKS, CANS, VESSELS OR PACKAGES CONTAINING PETROLEUM OILS.

AN ACT to provide for marking and labeling and inspecting all barrels, tanks, cans, vessels or packages containing petroleum oils offered or exposed for sale within this State and providing a penalty for the violation thereof, and making an appropriation therefor.

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

SECTION 1. All mineral or petroleum or any oil, fluid or substance which is a product of petroleum or into which petroleum or any product of petroleum enters or is found as a constituent element, whether manufactured within this State or not, before being offered or exposed for sale for consumption for illuminating purposes within this State shall have plainly impressed or otherwise plainly marked upon each barrel, tank, can, vessel or package in which the same is sold, offered or exposed for sale, the words "Illuminating