copy is filed, it shall have the same force and effect as though the duplicate had been filed with the county auditor at the same time the original was filed with the secretary of state.

Passed the Senate March 1, 1915.
Passed the House March 9, 1915.
Approved by the Governor March 16, 1915.

CHAPTER 94.
[S. B. 238.]

CLASSIFYING AND LABELING EGGS.

An Act relating to and regulating the sale of eggs providing for the classification, labeling and marking thereof and providing penalties for violation thereof.

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

Section 1. For the purposes of this act, eggs shall be classified and branded as follows:

(a) Cold storage eggs shall include all eggs which have been in cold storage for more than ninety days, and before being offered for sale shall be branded or stamped with the words “storage.”

(b) Preserved eggs shall include eggs in which the natural deterioration has been prevented or retarded by any means, process or treatment whatsoever, and before being offered for sale shall be branded or stamped with the word “preserved.”

(c) All eggs imported into the State of Washington from foreign countries shall be sold as such. The case or container in which they are shipped shall have the words “foreign eggs” displayed thereon in letters two inches high. All retailers of said eggs shall sell them from the container in which he received them and shall inform each purchaser that said eggs are foreign eggs. All restaurants, hotels, cafes, bakeries and confectioners using or serving foreign eggs must place a sign in letters not less than four (4) inches in size in some conspicuous place
where the consumer entering their place of business can see it, to read “we use foreign eggs.”

(d) Incubated eggs shall include all eggs which have been subjected to incubation whether natural or artificial for more than forty-eight hours and it shall be unlawful to expose or offer for sale or sell incubated eggs.

Sec. 2. Every person, firm or corporation having in his possession for the purpose of sale or offering for sale or selling any eggs shall classify and brand the same with the classification provided for in section one of this act.

Sec. 3. The term “branded” or “stamped” as used in this act shall mean a mark, imprint or impression made by means of a rubber stamp, stencil or other method upon the package containing eggs offered for sale or upon the receptacle from which eggs are offered for sale and such brand shall be legible and in Gothic letters not smaller than one inch in height, except foreign eggs, and they shall be marked as provided for in paragraph c of section 1.

Sec. 4. The word “person” as used in this act shall mean and include individuals and employes or agents of individuals, firms and members of firms and their employes and agents, corporations and officers of corporations and their employes and agents.

Sec. 5. Every person who shall violate any provision of this act shall be guilty of a misdemeanor.

Passed the Senate February 15, 1915.
Passed the House March 9, 1915.
Approved by the Governor March 16, 1915.