CHAPTER 99.
[H. B. 368.]

FRATERNAL BENEFIT SOCIETIES.

An Act relating to fraternal benefit societies; permitting such societies to admit to beneficiary membership certain persons without medical examination; and amending section 212 of chapter 49 of the Laws of 1911 (section 7265 of Remington's Revised Statutes).

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

Section 1. That section 212 of chapter 49 of the Laws of 1911 (section 7265 of Remington's Revised Statutes) be amended to read as follows:

Section 212. Any society may admit to beneficiary membership any person not less than sixteen and not more than sixty years of age, who has been examined by a legally qualified practicing physician and whose examination has been supervised and approved in accordance with the laws of the society: Provided, That any beneficiary member of such society who shall apply for a certificate providing for disability benefits, need not be required to pass an additional medical examination therefor. Nothing herein contained shall prevent such society from accepting general or social members, or from admitting any person to beneficiary membership who is not less than sixteen nor more than sixty years of age, without medical examination: Provided, That such person so admitted shall have made a declaration of insurability acceptable to the society: And provided further, That the amount of the certificate issued to such person admitted without medical examination shall not exceed the sum of one thousand dollars ($1000).

Passed the House February 28, 1939.
Passed the Senate March 6, 1939.
Approved by the Governor March 11, 1939.