CHAPTER 104.
[ H. B. 102. ]

FRUITS AND VEGETABLES—STANDARD WEIGHTS.
An Act relating to weights and measures, amending sections 11 and 22, chapter 194, Laws of 1927 (sections 11627 and 11638, Remington’s Revised Statutes, also Pierce’s Perpetual Code 996-27—49).

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

Amendment. SECTION 1. Section 11, chapter 194, Laws of 1927 (section 11627, Remington’s Revised Statutes, also Pierce’s Perpetual Code 996-27), is amended to read as follows:

Section 11. The standard container of potatoes in this state shall contain one hundred (100) pounds net weight, and need bear no statement of the weight of its contents, but it is unlawful to sell or offer for sale potatoes by the container which contains more or less than one hundred (100) pounds, unless each container is labeled in plain English words and figures, not less than one inch (1”) in height, with its true net weight.

Amendment. SEC. 2. Section 22, chapter 194, Laws of 1927 (section 11638, Remington’s Revised Statutes, also Pierce’s Perpetual Code 996-49), is amended to read as follows:

Section 22. The standard size of an apple box in this state, shall be eighteen inches long, eleven and one-half inches wide, and ten and one-half inches deep, inside measure, and the standard size of a pear box in this state, shall be eighteen inches long, eleven and one-half inches wide, and eight and one-half inches deep, inside measure; and it shall be unlawful for any person to offer for sale or sell apples or pears in this state by the box, unless the box containing the same conform to the above standard: Provided, That apples or pears may be packed and
sold in special boxes if the net weight and contents are stamped thereon in plain letters and figures not less than one-half inch in height, and marked "Special Box."

Passed the House February 20, 1945.
Passed the Senate March 7, 1945.
Approved by the Governor March 15, 1945.

CHAPTER 105.
[H.B. 189.]

VEHICLES—CROSS WALKS.

An Act relating to vehicles and the operation thereof upon public highways; granting the blind the right of way under certain conditions; making it unlawful for the erroneous exercise thereof; and amending chapter 189, Laws of 1937, by adding thereto two new sections immediately following section 99 (section 6390-99, Remington's Revised Statutes, also Pierce's Perpetual Code 295-50—50(21)).

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

SECTION 1. Chapter 189, Laws of 1937, is hereby amended by adding a new section to follow section 99 (section 6390-99, Remington's Revised Statutes, also Pierce's Perpetual Code 295-50), which shall be numbered section 99A, and shall read as follows:

Section 99A. It shall be unlawful for the operator of any vehicle to drive into or upon any crosswalk while there is on such crosswalk, any pedestrian wholly or partially blind, crossing or attempting to cross the roadway, if such pedestrian indicates his intention to cross or of continuing on, with a timely warning by holding up or waving a white cane or walking stick. The failure of any such pedestrian so to signal shall not deprive him of the right of way accorded him by other laws.

SEC. 2. Chapter 189, Laws of 1937, is hereby amended by adding a new section to follow section 99A, which shall be numbered section 99B, and shall read as follows:

Section 99B. It shall be unlawful for the operator of any vehicle to drive into or upon any crosswalk while there is on such crosswalk, any pedestrian wholly or partially blind, crossing or attempting to cross the roadway, if such pedestrian indicates his intention to cross or of continuing on, with a timely warning by holding up or waving a white cane or walking stick. The failure of any such pedestrian so to signal shall not deprive him of the right of way accorded him by other laws.