It shall be unlawful to use fuse for blasting on any area of logging slash or area of actual logging operation for the period of June fifteenth to October fifteenth. This period may be extended by the supervisor if hazardous weather conditions warrant. Any person violating the provisions of this section shall be guilty of a misdemeanor. Upon the issuance of a written permit by the supervisor or warden or ranger, fuse may be used during the closed season under the conditions specified in the permit.

Passed the House February 3, 1953.
Passed the Senate February 14, 1953.
Approved by the Governor February 24, 1953.

CHAPTER 25.
[H. B. 5.]

EMERGENCY PARTY LINE TELEPHONE CALLS.

An Act relating to telephone calls on party lines during emergencies; prescribing priority for such calls, and providing penalties.

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

"Party line."

Section 1. "Party Line" means a subscribers' line telephone circuit, consisting of two or more main telephone stations connected therewith, each station with a distinctive ring or telephone number.

"Emergency."

"Emergency" means a situation in which property or human life are in jeopardy and the prompt summoning of aid is essential.

Sec. 2. Any person who shall wilfully refuse to yield or surrender the use of a party line to another person for the purpose of permitting such other person to report a fire or summon police, medical or other aid in case of emergency, shall be deemed guilty of a misdemeanor.
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SEC. 3. Any person who shall ask for or request the use of a party line on pretext that an emergency exists, knowing that no emergency in fact exists, shall be deemed guilty of a misdemeanor.

SEC. 4. After the ninetieth day following the effective date of this act, every telephone directory thereafter distributed to the members of the general public shall contain a notice which explains this law, such notice to be printed in type which is no smaller than any other type on the same page and to be preceded by the word "warning": Provided, That the provisions of this section shall not apply to those directories distributed solely for business advertising purposes, commonly known as classified directories.

Passed the House January 29, 1953.
Passed the Senate February 17, 1953.
Approved by the Governor February 24, 1953.

CHAPTER 26.

[H. B. 11.]

CITIES AND TOWNS—LOCAL IMPROVEMENTS.

AN ACT relating to local improvements by cities and towns and amending section 35.43.130, RCW, as derived from chapter 98, Laws of 1911, as amended, and section 35.43.160, RCW, as derived from chapter 209, Laws of 1927, as amended.

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

SECTION 1. Section 35.43.130, RCW, is amended to read as follows:

Upon the filing of a petition or upon the adoption of a resolution, as the case may be, initiating a proceeding for the formation of a local improvement district, the proper board, officer, or authority designated by charter or ordinance to make the preliminary estimates and assessment roll shall cause an estimate to be made of the cost and expense of the