Validity.

for any reason, an adjudication of invalidity of said proviso or of any part of this act shall not affect the validity of the act as a whole or any other part thereof.

[Amending §§ 6566-6567, Rem.-Bal.]

Seats to be provided.

SEC. 2. Every employer in establishments where females are employed shall provide suitable seats for them and shall permit the use of such seats by them when they are not engaged in the active duties for which they are employed, and every such employer shall keep posted in an open and conspicuous place in each room where such females are at work a copy of this act printed in such form and style as may be prescribed by the commissioner of labor.

Penalty.
[See § 6568, Rem.-Bal.]

SEC. 3. Any employer, overseer, superintendent or other agent of any such employer who shall violate any of the provisions of this act, shall, upon conviction thereof be fined for each offense in a sum not less than ten dollars nor more than one hundred dollars.

Passed the House February 27, 1911. Passed the Senate March 4, 1911. Approved by the Governor March 9, 1911.

#### CHAPTER 38.

[H. B. 559.]

# APPROPRIATING FIVE HUNDRED DOLLARS FOR PRINTING.

An Act appropriating the sum of five hundred dollars, or so much thereof as may be necessary, to pay for such additional printing as may be ordered by the Twelfth Legislature or either branch thereof.

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

Appropriating \$500.00. SECTION 1. That there be and is hereby appropriated out of the funds of the State of Washington not otherwise appropriated the sum of five hundred dollars to pay for such printing as may be ordered by the twelfth legislature or either branch thereof in excess of the sum of ten

thousand dollars heretofore appropriated, such printing to be done under the provisions of an act of the legislature, approved March 11, 1905.

Passed the House March 7, 1911. Passed the Senate March 7, 1911. Approved by the Governor March 9, 1911.

#### CHAPTER 39.

[H. B. 181.]

#### REGULATING SALE OF MILK AND CREAM.

An Acr regulating the sale of bottled milk and bottled cream in cities of the first class, and providing a penalty for the violation thereof.

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

Section 1. Hereafter no bottled milk or bottled cream shall be offered for sale, sold or otherwise disposed of in cities of the first class in the State of Washington, unless the caps on all such bottles containing the milk or cream indicate and have inscribed thereon the name of the dairy, person, firm or corporation offering the same for sale.

[See generally §§ 2512-2515, Rem.-Bal.]

Name inscribed.

Sec. 2. Any person, firm or corporation in the State of Washington selling or offering for sale any bottled milk or bottled cream which do not have inscribed on the caps Misdemeanor. of the bottles the name of the dairy, person, firm or corporation offering the same for sale, shall be guilty of a misdemeanor.

Sec. 3. Any person, firm or corporation in the state selling or offering for sale any bottled milk or bottled cream with caps containing the name of some person, firm substituting or corporation other than the owner of the same, for the purpose of inducing or securing a sale, or in any other way wrongfully or fraudulently brand the same as to name, or otherwise, shall be guilty of a misdemeanor.

and penalty.

Passed the House February 7, 1911. Passed the Senate February 15, 1911. Approved by the Governor March 9, 1911.