CHAPTER 6.

[S. B. 123.]

PROVIDING FOR CHALLENGERS, UNDER RECALL ELECTIONS.

An Act relating to elections held under city charter recall provisions, providing for challengers thereat, and declaring an emergency.

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

Section 1. Whenever any city has heretofore, or shall hereafter, include in its city charter any provision for the recall of elective city officials, or any of them, at an election to be held for that purpose, each candidate at such election shall have the right to designate a challenger or challengers at each polling place: *Provided*, *however*, That this act shall not effect the right to have or to be challengers as otherwise provided by law.

Challengers for recall elections. [At general elections, see

Rem.-Bal.]

SEC. 2. Such challenger or challengers shall have the right to be within the polling place as fully as the election officers and during the whole time the polls are open and until the ballots are all counted, including the right to examine the ballot-box before any ballot is deposited therein: *Provided*, *however*, That there shall be no more than one challenger for each candidate in a polling place at any one time.

Rights and privileges.

SEC. 3. An emergency exists and this act shall take Emergency. effect immediately.

Passed the Senate January 30, 1911.

Passed the House January 31, 1911.

Approved by the Governor January 31, 1911.