

CHAPTER 67.

[S. B. 159.]

ADMISSION TO PRACTICE LAW.

AN ACT to amend section 3 of an act entitled "An act relating to attorneys and counselors at law," approved March 15, 1909.

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

SECTION 1. That section 3 of an act of the Legislature approved March 15, 1909, entitled, "An act relating to attorneys and counselors at law," be amended to read as follows:

Section 3. The following applicants may be admitted on motion:

(a) Graduates of the law department of the state university;

(b) Graduates of the law department of Gonzaga University of Spokane: *Provided*, The entrance requirements are substantially the same and shall remain the same as those required for entrance to the law school of the state university: *Provided further*, That the course of instruction shall require not less than the same number of hours required for graduation by the said state university and that the course and requirements of study shall be such as to show that the graduates of said university are qualified for admission to practice as attorneys. The state board of bar examiners, appointed by the supreme court, shall be the judges of whether the afore mentioned conditions are being complied with and a certificate of said board to that effect shall be conclusive.

(c) Members of the bar of other states having been entitled to practice in the highest courts of record in their respective states for at least two years immediately preceding their application for admission to practice in this state: *Provided*, That such applicant upon showing the qualifications as provided in the next preceding section, the court, if satisfied of the applicant's fitness, shall enter an order permitting such applicant to practice law

Amends
Rem.-Bal.
§ 121, by
provision for
Gonzaga
University
graduates.

Law grad-
uates of
state and
Gonzaga
universities.

Members of
bar of other
states.

in this state for a period of one year, at the end of which time, the court being satisfied that such applicant is of good moral character and a fit and proper person to practice law in this state, an order shall be entered so admitting such applicant.

Passed the Senate February 27, 1915.

Passed the House March 9, 1915.

Approved by the Governor March 15, 1915.

CHAPTER 68.

[S. B. 254.]

EMPLOYMENT OF WOMEN AND MINORS IN TELEPHONE INDUSTRY.

AN ACT relating to the hours and wages of women and minors and the conditions of labor thereof in the telephone industry in rural communities and cities of less than three thousand (3,000) population.

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

SECTION 1. The Industrial Welfare Commission is hereby authorized, in such manner as it shall deem advisable, and upon notice and hearing to parties directly affected thereby, to ascertain and establish such standards of wages, hours of work and conditions of labor of women and minors employed in the telephone industry in rural communities and in cities of less than three thousand (3,000) population, as shall be found to be reasonable and not detrimental to the health and morals of such women and minors and which shall be sufficient for the decent maintenance of such women and minors, and notwithstanding any statute heretofore passed or regulation of such commission heretofore made relative thereto: *Provided*, That nothing in this act contained shall be construed to amend or repeal any law or any regulation relating to

Rural communities and minor cities.

Standard of wages and hours of work.

Scope of act.