

such period of time and in such amount as shall be necessary to take care of such bonds and interest, and such levy when made shall state the year for which it is made and the amount thereof, and thereafter, the county auditor shall each year extend such levy without any further orders from said commissioners: *Provided, however,* That if for any cause whatsoever, said levy shall not be sufficient to take care of said bonds and interest or pay said fixed estimate a further levy shall be made for that purpose. Said bonds shall be sold at not less than par and shall bear interest not to exceed seven per cent. per annum, and the proceeds thereof shall be used in such repairs, improvements or maintenance or warrants issued in payment therefor and for no other purpose: *Provided, however,* That such bonds shall only be issued when they are presented to and filed with such commissioners and shall become a part of their record, a petition of property owners owning at least sixty per cent. of all the acreage in such district requesting the issuance of such bonds.

Bonds may
be issued.

(See also
§ 2, ch. 89
supra.)

Additional
levy to meet
bond
obligations.

Passed the House March 4, 1913.

Passed the Senate March 12, 1913.

Approved by the Governor March 21, 1913.

CHAPTER 157.

[S. B. 381.]

ESTABLISHING A STATE SCHOOL FOR GIRLS.

AN ACT establishing a state school for girls in conjunction with the Washington State Training School, authorizing the purchase of a site and the erection of buildings and making an appropriation therefor, regulating the management of and prohibiting interference with the property, inmates, management and discipline thereof and providing penalties for violations thereof.

(For present
law relating
to State
Training
School see
Rem.-Bal.
 §§ 4380-4386
and refer-
ences; also
 § 8933;
Pierce's
Code, 1912,
413 §§ 155-
187 and 485
 § 125.)
School for
girls.

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

SECTION 1. That there be established an institution which shall be known as the State School for Girls.

SEC. 2. The governor shall appoint four electors of the State of Washington, two of whom shall be women, who,

Commission
to select site.

Maximum
price to be
paid and
location of
site.

Buildings
to be
constructed.

Cottage plan.

Management.

Superin-
tendent.

Officers to
be women.

Husband of
superintend-
ent may be
employee.

Superin-
tendent to
give bond.

together with the members of the state board of control, shall select a site for such school, to consist of not more than one hundred sixty acres of fertile land, and at a cost not to exceed the sum of one hundred fifty dollars (\$150) per acre, said site to be within a radius of not less than one mile and not more than ten miles of the State Training School at Chehalis. As soon as the site has been selected, the state board of control shall at once proceed to the erection and equipment of such buildings as may be necessary, the number, kind and character of which shall be determined by the state board of control acting as a joint commission with the four electors above mentioned. In the construction and arrangement of buildings, the cottage plan shall be followed as far as practicable, each cottage to provide for a group of not to exceed thirty girls: *Provided*, That the above named electors shall serve without compensation other than necessary expenses.

SEC. 3. The government, control and business management of such school shall be vested in the state board of control. The board shall, with the approval of the governor, appoint a suitable superintendent of said school and shall designate the number of subordinate officers and employes to be employed, and fix their respective salaries, and have power, with the like approval, to make and enforce all such rules and regulations for the administration, government and discipline of the school as they may deem just and proper, not inconsistent with this act. The superintendent and all subordinate officers of the school shall be women: *Provided, however*, If a married woman be appointed superintendent or to any subordinate position, the husband of such appointee may, with the consent of the board, reside at the institution, and may be assigned such duties or employment as the board may prescribe.

SEC. 4. Before entering upon the discharge of her duties, the superintendent shall give a surety bond payable to the State of Washington in such sum as the board

of control shall prescribe, to be approved by the said board, conditioned for the faithful performance of her duties, and that she will faithfully account for all moneys, property and effects of the institution or the inmates intrusted to her care.

SEC. 5. The superintendent, subject to the direction and approval of the board of control shall: (1) Have general supervision and control of the grounds and buildings of the institution, the subordinate officers and employes, and the inmates thereof, and all matters relating to their government and discipline; (2) make such rules, regulations and orders, not inconsistent with law or with the rules, regulations or directions of the board of control, as may seem to her proper or necessary for the government of such institution and for the employment, discipline and education of the inmates; (3) exercise such other powers, and perform such other duties as the board of control may prescribe; and (4) have power to engage and remove all employes, subject to the approval of the board of control.

Duties of superintendent.

SEC. 6. Any girl more than ten and under eighteen years of age, who has been found delinquent under the juvenile delinquency law of this state, may be committed by the court to the state school for girls, there to remain until twenty-one years of age, unless sooner paroled or discharged as provided in sections 8 and 9 of this act, and such commitment shall not be subject to modification or revocation.

Females between ten and eighteen to be committed.

Held until twenty-one. (See also ch. 111.)

SEC. 7. The superior court shall cause a memorandum to be made and kept of the name, age, birthplace, occupation, last place of residence, and previous record of such girl, and the names and places of residence of the parents, next of kin or guardian of such girl, a copy of which shall be furnished to the superintendent at the time of the commitment to the school. The court shall find and determine the age of the girl, which shall be stated in the order for commitment. Such finding shall be conclusive evidence as to such age in any action to recover dam-

Court record of girl.

Age to be stated in commitment.

ages for detention and shall be presumptive evidence in any other inquiry, action or proceeding.

Paroling.

Behavior credits.

SEC. 8. The board of control, acting with the superintendent, shall, under a system of marks, or otherwise, fix upon a uniform plan by which girls may be paroled or discharged from the school, which system shall be subject to revision from time to time. Each girl shall be credited for personal demeanor, diligence in labor or study and for the results accomplished, and charged for derelictions, negligence or offense. The standing of each girl shall be made known to her as often as once a month.

Conditional parole.

SEC. 9. Every girl shall be entitled to a trial on parole before reaching the age of twenty years, such parole to continue for at least one year unless violated. The superintendent and resident physician, with the approval of the board of control, shall determine whether such parole has been violated. Any girl committed to the school who shall escape therefrom, or who shall violate a parole, may be apprehended and returned to the school by any officer or citizen on written order or request of the superintendent. Any person who shall go upon the school grounds except on lawful business, or by consent of the superintendent, or who shall entice any girl away from the school, or who shall in any way interfere with its management or discipline, shall be guilty of a misdemeanor.

Entrance on grounds or enticing inmate away unlawful.

Girl must be well mentally and physically.

SEC. 10. No girl shall be received in the State School for Girls who is not of sound mind, or who is subject to epileptic or other fits, or is not possessed of that degree of bodily health which should render her a fit subject for the discipline of the school. It shall be the duty of the court committing her to cause such girl to be examined by a reputable physician to be appointed by the court, who will certify to the above facts, which certificate shall be forwarded to the school with the commitment. Any girl who may have been committed to the school, not complying with the above requirements, may be returned by the superintendent to the court making the commitment, or to the officer or institution last having her in charge. The

Unhealthy girl rejected.

board of control shall arrange for the transportation of all girls to and from the school.

SEC. 11. It shall be the duty of the superintendent, subject to the approval of the board of control, to employ teachers, and as far as practicable, to instruct the girls in all of the branches usually taught in the grades of the common schools of the state, also in such trades and vocational occupations as may be found desirable. The educational work of the school shall be a part of the educational system of the state, and as such shall be under the supervision of the state board of education. Only those certified by the state superintendent of public instruction shall be employed as teachers.

Instruction.

Part of school system.

SEC. 12. The superintendent shall have power to place any girl under the age of eighteen years at any employment for account of the institution or the girl employed, and receive and hold the whole or any part of her wages for the benefit of the girl less the amount necessary for her board and keep, and may also, with the consent of any girl over fourteen years of age, and the approval of the state board of control endorsed thereon, execute indentures of apprenticeship, which shall be binding on all parties thereto. In case any girl so apprenticed shall prove untrustworthy or unsatisfactory, the superintendent may permit her to be returned to the school, and the indenture may thereupon be cancelled. If such girl shall have an unsuitable employer, the superintendent may, with the approval of the board of control, take her back to the school, and cancel the indenture of apprenticeship. All indentures so made shall be filed and kept in the school. A system may also be established, providing for compensation to girls for services rendered, and payments may be made from time to time, not to exceed in the aggregate to any one girl the sum of twenty-five dollars for each year of service.

Girl may be hired out. (See also ch. 160 *infra*.)

Apprenticeships.

Cancellation of apprenticeship.

SEC. 13. As soon as the school buildings have been erected and equipped all girls then in the Washington State Training School at Chehalis, shall be transferred to

Transfer of girls from State Training School at Chehalis.

the State School for Girls, all who may then be on parole shall be transferred to the supervision of said school. Both shall thereafter be subject to all the laws, rules, and regulations governing the school last mentioned.

Appropriation
\$125,000.00.

SEC. 14. There is hereby appropriated out of any money in the state treasury, not otherwise appropriated, the sum of one hundred and twenty-five thousand dollars (\$125,000), or so much thereof as may be necessary to carry out the provisions of this act.

Passed the Senate March 6, 1913.

Passed the House March 10, 1913.

Approved by the Governor March 22, 1913.

CHAPTER 158.

[S. B. 322.]

PROVIDING FOR THE APPORTIONMENT OF FUNDS FOR ATTENDANCE IN PRIVATE SCHOOLS.

AN ACT relating to the apportionment of public school money and to days' attendance in such schools and amending section 4567 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

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

[Amends
Rem.-Bal.,
§ 4567;
Pierce's
Code, 1912,
413 § 543.]

SECTION 1. That section 4567 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended so as to read as follows:

Attendance
in private
school to be
credited to
home school.

Section 4567. It shall be the duty of the principal or head of every private school on or before the 30th day of June of each year to make a sworn report to the clerk of the district in which any pupil attending such private school resides of the actual days' attendance in said private school of each such pupil attending said private school during the preceding school year. The report shall include such pupils only as are between six and twenty-one years of age and whose parents or guardians actually reside in the school district where the said pupil resides and each district in making up the attendance of said district