

way commissioner, but the control and management of all the persons taken from the said penitentiary shall be under the supervision of the state board of control. The expense of the care, maintenance and transportation of all persons so taken from said institution to work upon the roads shall be paid out of the fund or funds authorized to be used upon the particular road upon which such work is being done: *Provided*, That a part of such expense equalizing twenty-five cents per day per person so employed shall be paid out of the appropriation for the maintenance of the particular institution from which such persons are taken.

Expense.

Passed the House March 12, 1913.

Passed the Senate March 12, 1913.

Approved by the Governor March 19, 1913.

CHAPTER 115.

[H. B. 290.]

AUTHORIZING MORE THAN ONE POLLING PLACE IN SCHOOL ELECTIONS.

AN ACT relating to the election of school directors and amending section 4657 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

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

SECTION 1. That section 4657 of Remington & Ballinger's Annotated Codes and Statutes of Washington, be amended to read as follows:

Section 4657. The election of school district directors shall, except as otherwise provided by law, be held on the first Saturday in March of each year, at the district school house, if there be one, or if there be none, or more than one, then at one or more places to be designated by the board of directors. Special school elections shall be called and conducted in the manner provided for calling and conducting annual elections. In districts in which elections are held in more than one voting place, the clerks of the

[Amends
Rem.-Bal.,
§ 4657;
Pierce's
Code, 1912,
413 § 725.]

Polling
places.

election shall forward the election returns to the clerk of the board of school directors, who shall canvass the vote on the Saturday following the election, declare the result and issue certificates of election. Returns.

Passed the House February 13, 1913.

Passed the Senate March 12, 1913.

Approved by the Governor March 19, 1913.

CHAPTER 116.

[H. B. 466.]

RELATING TO APPEALS TO THE SUPREME COURT.

AN ACT relating to appeals to the supreme court of the State of Washington and amending section 1718 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

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

SECTION 1. The appellant shall, at or before the time when he is required by rule or statute to serve his opening brief, cause to be typewritten and served upon the opposite party an abstract of so much of the record and statement of facts as he may deem necessary to the proper hearing of his assignments of error. Said abstract, in so far as it sets out testimony, shall be condensed into narrative form, without the questions and answers except when necessary for the discussion of evidence. It shall be prepared without notice or hearing thereon, and if the opposite party be not satisfied with it, he may cause to be typewritten and served, without notice, either before or at the time of serving his answering brief, so much of the record and statement of facts, condensed as above, as he for his part may deem proper for the correction or supplementing of his opponent's abstract. Each party shall pay the cost of typewriting his abstract, and the prevailing party shall be entitled to recover his disbursements therefor as other costs. For any abuse in typewriting excessive or unnecessary matter in the abstract,

(See Rem.-Bal., §§ 388, 389, 394, 395 and 1730; Pierce's Code, 1912, § 683, 685, 695, and 1213.)

Abstract of record required in narrative form.

Cost.