CHAPTER 106.
[H. B. 143.]

ADMISSION TO STATE SOLDIERS' HOMES AND COLONY.

An Act relating to the State Soldiers' Home and the Washington Veterans' Home, and admission thereto, establishing the Colony of the State Soldiers' Home, repealing section 1 of chapter 124 of the Session Laws of 1911 and section 8910 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and all acts and parts of acts in conflict herewith.

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

Section 1. All honorably discharged soldiers, sailors and marines who have served the United States government in any of its wars, and members of the State Militia disabled while in the line of duty, may be admitted to the State Soldiers' Home at Orting under such rules and regulations as may be adopted by the state board of control: Provided, That such applicants have been actual bona fide citizens of this state for a period of three years at the time of their application, and are indigent and unable to earn a support for themselves.

Sec. 2. There is hereby established what shall be known as the "Colony of the State Soldiers' Home." All of the following persons who reside within the limits of Orting Precinct and have been actual bona fide citizens of this state for a period of three years at the time of their application and are indigent and unable to earn a support for themselves and families, may be admitted to membership in said Colony under such rules and regulations as may be adopted by the state board of control.

1. All honorably discharged soldiers, sailors and marines, who have served the United States government in any of its wars, and members of the State Militia disabled while in the line of duty, who were married and living with their wives on March 9th, 1905, or who, since said date, have married widows of soldiers who were members of a soldiers' home or colony in this state or entitled to admission thereto at the time of death: Provided, That such soldiers, sailors, and marines and members of the
State Militia shall, while they are members of said Colony, be living with their said wives.

2. The widows of all soldiers who were members of a soldier’s home or colony in this state or entitled to admission thereto at the time of death, and the widows of all soldiers who would have been entitled to admission to a soldiers’ home or colony in this state at the time of death but for the fact that they were not indigent and unable to support themselves and families, which widows have since the death of their said husbands become indigent and unable to earn a support for themselves: Provided, That such widows are not less than fifty years of age and were married and living with their said husbands on or before March 9th, 1905, and have not been married since the decease of their said husbands to any person not a member of a soldiers’ home or colony in this state or entitled to admission thereto.

Sec. 3. The members of the Colony established in the preceding section shall, to all intents and purposes, be members of the said State Soldiers’ Home and subject to all the rules and regulations thereof, except the requirements of fatigue duty, and each member shall, in accordance with rules and regulations adopted by the state board of control, be supplied with medical attendance and supplies from the home dispensary and rations not exceeding seven dollars per month in value and clothing not exceeding sixteen dollars per year in value.

Sec. 4. All of the following persons who have been actual bona fide residents of this state for a period of three years at the time of their application and who are indigent and unable to earn a support for themselves and families may be admitted to the Washington Veterans’ Home at Port Orchard under such rules and regulations as may be adopted by the state board of control:

1. All honorably discharged soldiers, sailors and marines who have served the United States government in any of its wars, and members of the State Militia disabled while in the line of duty, and the wives of such soldiers,
sailors and marines and members of the State Militia: Provided, That such wives were married to and living with their said husbands on March 9th, 1905, or, if married to them since said date, were themselves members of a soldiers’ home or colony in this state or entitled to admission thereto.

2. The widows of all soldiers, sailors and marines and members of the State Militia disabled while in the line of duty, who were members of a soldiers’ home or colony in this state or entitled to admission thereto at the time of death, and widows of all such soldiers, sailors and marines and members of the State Militia, who would have been entitled to admission to a soldiers’ home or colony in this state at the time of death but for the fact that they were not indigent and unable to earn a support for themselves and families, which widows have since the death of their said husbands become indigent and unable to earn a support for themselves: Provided, That such widows are not less than fifty years of age and were married and living with their said husbands on or before March 9th, 1905, and have not been married since the decease of their said husbands to any person not a member of a soldiers’ home or colony in this state or entitled to admission thereto.

Sec. 5. Section 1 of chapter 124 of the Session Laws of 1911, section 8910 of Remington & Ballinger’s Annotated Codes and Statutes of Washington and all acts and parts of acts in conflict herewith are hereby repealed.

Passed the House March 9, 1915.
Passed the Senate March 10, 1915.
Approved by the Governor March 16, 1915.