CHAPTER 135.

[S. B. 125.]

JUVENILE COURTS AND COURT COMMISSIONERS.

AN ACT relating to juvenile courts and court commissioners, and amending section 1987-2 of Remington & Ballinger’s Annotated Codes and Statutes of Washington, (Sec. 594 Pierce’s Washington Code).

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

SECTION 1. That section 1987-2 of Rem. & Bal. Code be amended to read as follows:

Section 1987-2. The superior courts in the several counties of this state shall have original jurisdiction in all cases coming within the terms of this act. In all trials under this act, any person interested therein may demand a jury trial, or the judge of his own motion may order a jury to try the case. In counties containing thirty thousand or more inhabitants, the judges of the superior court shall, at such times as they may determine, designate one or more of their number whose duty it shall be to hear all cases arising under this act. A special session to be designated as the “Juvenile Court session” shall be provided for the hearing of such cases and the findings of the court shall be entered in a book or books kept for the purpose, and known as the “Juvenile Record”, and the court may, for convenience, be called the “Juvenile Court”. In counties in which there is no resident judge of the superior court the court commissioner shall have the power, authority and jurisdiction, concurrent with the superior court and the judge thereof, to hear all matters relating to dependent and delinquent children arising under the Juvenile Court Law, and if he shall find that the best interests of any such dependent or delinquent child will be subserved by committing him to the care of
some reputable citizen of good moral character until such time as the judge may attend and hold court in the county he shall be authorized and empowered so to do; but if he shall find that the best interests of said child require that he be committed to a suitable institution or to some training school or industrial school as provided by law, or to the care of some association willing to receive him, embracing in its objects the purpose of caring for or obtaining homes for dependent, neglected or delinquent children, he shall refer the case to the judge of the superior court for hearing as soon as the same can be conveniently heard.

Passed the Senate February 15, 1921.
Passed the House March 9, 1921.
Approved by the Governor March 19, 1921.

CHAPTER 136.
[S. B. 126.]
NORMAL SCHOOL EXTENSION WORK.

AN ACT relating to tuition fees for state normal school extension work, and amending section 4373 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 4373 of Rem. & Bal. Code be amended to read as follows:

Section 4373. No charge shall be made against any student for tuition in any of the normal schools contemplated by this act: Provided, That the boards of trustees of such schools are hereby authorized and empowered to charge such fees for extension work provided for under section 5 of chapter 128 of the Laws of 1917 as the boards of trustees of the several