CHAPTER 175.

[S. S. B. 180.]

POWERS OF DIRECTORS OF FIRST CLASS SCHOOL DISTRICTS.

An Act relating to education and to the public schools; prescribing and limiting the powers of directors and officers of school districts in matters of health and sanitation, and amending section 4509 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 4509 of Rem. & Bal. Code be amended to read as follows:

Section 4509. Every board of directors of a school district of the first class shall, in addition to the general powers enumerated in chapter XVII (XV) of this title have the power:

First: To employ for a term of not exceeding three years a city superintendent of schools of the district, and for cause to dismiss him; and to fix his duties and compensation.

Second: To prescribe a course of study and a program of exercises which shall not be inconsistent with the course of study prepared by the state board of education for the use of the common schools of this state.

Third: To make necessary by-laws for more effectively carrying out the provisions of this act and for facilitating the work of the board, as required by law.

Fourth: To adopt and enforce such rules and regulations as may be deemed essential to the well being of the schools, and to establish and maintain such grades and departments, including night, high, kindergarten, manual training and industrial schools and schools and departments for the education and
training of any class or classes of defective youth, as shall, in the judgment of the board, best promote the interests of education in that district.

Fifth: To employ, and, for cause, to dismiss teachers and janitors; to determine the length of time over and above eight (8) months that school shall be maintained: Provided, That for purposes of apportionment no district shall be credited with more than one hundred and eighty-three days' attendance in any school year; to fix the time for annual opening of schools and for the daily dismissal of primary pupils before the regular time for closing schools.

Sixth: To employ a business manager, attorneys, an architect, inspectors of construction, superintendents of buildings and janitors, and a superintendent of supplies and other employees, and to prescribe their duties and fix their compensation.

Seventh: To employ, and for cause dismiss one or more assistant city superintendents and to define their duties and fix their compensation.

Eighth: To employ, and for cause dismiss, supervisors of instruction, and to define their duties and fix their compensation.

Ninth: To maintain a shop and repair department, and to employ a foreman and the necessary help for the maintenance and conduct thereof.

Tenth: To provide free text books and supplies for all children attending school, when so ordered by a vote of the electors; or if the free text books are not voted by the electors, to provide books for children of indigent parents, on the written statement of the city superintendent that the parents of such children are not able to purchase them.

Eleventh: To require of the officers or employees of the district to give a bond for the faithful discharge of their duties in such penal sum as
may be fixed by the board with good and sufficient surety, and to cause the premium for all bonds required of all such officers or employees to be paid by the district.

Twelfth: To prohibit all secret fraternities and sororities among the students in any of the schools of the said districts.

Thirteenth: To appoint a practicing physician, resident of the school district, who shall be known as the school district medical inspector, and whose duty it shall be to decide for the board of directors all questions of sanitation and health affecting the safety and welfare of the public schools of the district; he or authorized deputies shall make inspections of each school in the district and report the condition of the same to the board of education and board of health: Provided, however, That a parent or guardian having control or charge of any child enrolled in any public school in districts of the first class of the state may file annually with the principal of the school in which he is enrolled, a statement in writing, signed by such parent or guardian, stating that he will not consent to the physical examination of his child, and thereupon such child shall be exempt from any physical examination: Provided, further, That whenever such practicing physician or graduate nurse shall in good faith have reason to believe that such child is suffering from a contagious or infectious disease, such child may be examined for such contagious or infectious disease and if found so infected shall be sent home and such parent or guardian shall be notified of the reason therefor, and then such child shall not be permitted to return to school until the school authorities are satisfied that such child is not suffering from such contagious or infectious disease, and: Provided, further, That no child shall be required to
submit to vaccination without the written consent of his parent or guardian, and: Provided further, That no form of vaccination, inoculation or other medication shall hereafter be made a condition precedent in this state for admission to or attendance in any public school maintained by a district of the first class or for the employment of any person as teacher in any such school or in any other capacity in connection therewith: Provided, further, That no provision of this act shall be construed as preventing the quarantining or exclusion of persons suspected of having, or who have been exposed, to contagious diseases.

Passed the Senate March 1, 1921.
Passed the House March 8, 1921.
Approved by the Governor March 21, 1921.

CHAPTER 176.
[S. B. 193.]

PARTY CONVENTIONS.

An Act relating to the nomination of candidates for public office, the holding of party conventions, the election and powers of party committees, and amending sections 4807, 4809 and 4826 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and providing penalties for its violation.

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

Section 1. That section 4826 of Rem. & Bal. Code be amended to read as follows:

Section 4826. (a) The Precinct Committeemen of each party entitled to participate in the September primaries shall be elected at the September primaries. Any elector duly registered to vote in his precinct may file, at a cost of $1.00, with the county auditor, a declaration of candidacy for precinct com-