CHAPTER 10.

[S. B. 58.]

DRUGLESS HEALING LICENSES.

An Act providing for the revocation of licenses to practice drugless healing in certain cases, defining the powers and duties of certain officers, providing penalties for violations thereof, and declaring that this act shall take effect immediately.

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

Section 1. Whenever it shall come to the attention of the director of licenses that any applicant for a license to practice any form of drugless healing in this state under the provisions of Chapter 36, Laws of 1919, either with or without examination, presented with his application a diploma purporting to have been issued to such applicant by a drugless school, and a license was granted such applicant wholly or in part by reason of such diploma, and the director of licenses has reasonable ground to believe that the drugless school issuing such diploma, and the persons in charge thereof, have issued diplomas to persons who had not a high school education or its equivalent and who had not completed a residence course of three entire sessions of thirty-six weeks each in the school issuing the diploma, the director of licenses shall have the power to make and enter an order directed to such licentiate, setting forth the name of the licentiate, the date of his license and the name of the drugless school issuing the diploma upon which the license was based, and requiring such licentiate to appear before the director of licenses at his office in the city of Olympia at a time specified in the order, which shall not be less than twenty days after the service of a copy of such order upon him, and then and there to produce the diploma upon which his license was issued and produce and deliver to the director of licenses...
licenses his license to practice drugless healing, and to testify under oath as to his educational qualifications at the time of his entering the school issuing the diploma and the length of his actual resident attendance at such school and all other schools for attendance at which credits were claimed. The order provided for shall be served upon such licentiate and return of service made in the manner provided by law for the service and return of summons in civil actions.

Sec. 2. If any licentiate to practice drugless healing upon whom the order provided for in the preceding section shall have been served shall fail or refuse to comply with such order in any particular the director of licenses shall have power to revoke the license of such licentiate: Provided, that if after any such revocation for failure to appear shall have been entered the licentiate shall establish to the satisfaction of the director that his failure to appear was occasioned by unavoidable accident and was not wilful, the director shall have the power to withdraw such revocation and grant a hearing.

Sec. 3. In case any licentiate shall appear at the hearing hereinbefore provided for and testify under oath as to the matters required in said order he shall have the right to be represented by counsel, to call witnesses and introduce documentary evidence in support of his claims that he had the required educational qualifications and resident attendance at the school issuing the diploma, or its equivalent; and the director shall have the power by subpoena to compel the attendance of witnesses and the production of documentary evidence to contravert the claim of the licentiate, and any such hearing may be adjourned from time to time by the director for a reasonable length of time to permit of the securing of evidence in favor of or against the claims of the licentiate.
SEC. 4. If at the conclusion of the hearing hereinabove provided for the licentiate shall have failed to establish to the satisfaction of the director of licenses that on the date of the issuance of his diploma he had a high school education or its equivalent and had in fact completed a residence course of three entire sessions of thirty-six weeks each in the school by which such diploma was issued, or any other schools for which credits were properly allowable, it shall be the duty of the director of licenses to revoke the license of the licentiate to practice drugless healing. In case the director of licenses does not revoke the license the same shall be returned to the licentiate.

SEC. 5. Every licentiate to practice drugless healing whose license shall have been revoked as in this act provided after a hearing and feeling himself aggrieved by such revocation shall have the right by a writ of review sued out in the manner provided by law within ten days after the entry of such order of revocation to have the proceeding for the revocation of his license reviewed in the Superior Court of Thurston County, and the decision of such superior court shall be final.

SEC. 6. It shall be the duty of the licentiate whose license has been revoked as provided in this act, within ten days after the final order revoking such license, to surrender his license to the director of licenses, and every person failing to comply with the provisions of this section shall be deemed guilty of a misdemeanor.

SEC. 7. Nothing in this act shall be construed as amending, modifying or repealing any other provision of law for the revocation of licenses, but this act shall be construed as additional and supplemental legislation.
Sec. 8. This act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately.
Passed the Senate February 4, 1925.
Passed the House February 9, 1925.
Approved by the Governor February 16, 1925.

CHAPTER 11.
[S. S. B. 16.]

CENTRALIA NORMAL SCHOOL.

An Act relating to the State Normal School at Centralia and the funds in the Centralia Normal School fund of the state treasury.

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

Section 1. From and after the taking effect of this act no tax upon property shall be levied by the state equalization committee or other state officers for the Centralia Normal School fund.

Sec. 2. The funds now, or hereafter placed, in the Centralia Normal School fund of the state treasury shall be forthwith transferred and paid in to the general fund of the state treasury.

Passed the Senate February 3, 1925.
Passed the House February 9, 1925.
Approved by the Governor February 16, 1925.