After being prepared for the primary or election, each machine shall be examined by the auditor or clerk, and if the same be prepared in accordance with law for use thereat, he shall file a certificate thereof in his office. The custodian shall cause all voting machines to be delivered to the polling places in charge of an authorized official who shall certify to their delivery in good order on the certificate furnished therefor. After such delivery the auditor or clerk shall provide proper protection therefor. The custodian shall provide a lantern or proper light for every machine, which light shall be in good order and give sufficient light to enable voters while in the booth to read the ballot labels, and suitable for use by the election officers in examining the counters.

Passed the Senate February 22, 1935.
Passed the House March 7, 1935.
Approved by the Governor March 20, 1935.

CHAPTER 86.
[S. B. 137.]
JOINT COUNTY SANATORIA FOR TREATMENT OF TUBERCULOSIS.

An Act relating to the care of persons suffering from tuberculosis, authorizing the establishment, maintenance and operation of joint county sanatoria for the treatment of such persons, and providing state aid therefor.

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

SECTION 1. The boards of county commissioners of two or more adjacent counties shall have the power to establish, operate and maintain jointly a sanatorium for the care and treatment of persons suffering from tuberculosis, provided that no institution established under this act shall have less than fifty (50) beds.
For this purpose, the board of county commissioners of each county of such group of counties shall have the following powers:

1. To purchase or lease real property in conjunction with other counties therefor, providing such site shall first be approved by the state department of health.

2. To erect all necessary buildings, make all necessary improvements or repairs and alter any existing building in conjunction with other counties for the use of said sanatorium: Provided, That such buildings be located on a site separate and apart from those designated as almshouses, or county infirmaries: And provided further, That the plans for such erection or alteration shall first be approved by the state department of health.

3. To use county moneys, to levy taxes and to issue bonds, as authorized by law to raise a sufficient amount of money to cover the apportioned cost of procuring a site, constructing and equipping the sanatorium and for the maintenance thereof, and all other necessary and proper expenses herein authorized, and to create a fund to be known as the "Tuberculosis Fund" from which all expenses herein provided for shall be paid.

4. To appoint a board of managers for said joint sanatorium as hereinafter provided.

5. To accept and hold in trust for the sanatorium any grant of land, gift or bequest of money, or any donation for the benefit of the purposes of this act, and apply the same in accordance with the terms of the gift.

Sec. 2. Such sanatorium may be established by a majority vote of the board of county commissioners of each county in such group. Upon such decision such board shall appoint one of its members to meet with the member from the board of any other county, or the members from boards of other coun-
Joint ties, to organize as a joint sanatorium committee. Subject to the approval of the board of county commissioners of each county of such group, said joint sanatorium committee shall have power to fix the proportionate share each county shall bear in the cost of the site, the establishing, erecting, equipping and maintaining such sanatorium, according to the assessed valuation of its taxable property, to select a site for said sanatorium and to supervise the construction and equipping of said sanatorium. When the county boards agree upon a different apportionment of the cost of maintenance, such agreed apportionment shall govern.

Sec. 3. When the board of county commissioners of each of such counties shall have determined to establish a sanatorium for the care and treatment of persons suffering from tuberculosis, and shall have acquired a site therefor, and shall have awarded contracts for the necessary buildings and improvements thereon, the boards of county commissioners of the counties comprising the group may appoint a board of managers for such sanatorium.

The board of county commissioners of the county in which the sanatorium is located may appoint three citizens of the county as members of such board. The board of county commissioners of each of the other counties in the group may appoint two citizens of such county as members of the board. The terms of the members first appointed from the county in which the sanatorium is located shall be for one, two and three years respectively and until their successors are appointed and qualify; the terms of the two members first appointed from each of the other counties in the group shall be for terms of two and three years respectively, and until their successors are appointed and qualify; thereafter all appointments of successors shall be made by the board of each county for the term of three years.
and until their successors are appointed and qualify, and the appointment of persons to fill vacancies shall be made for the unexpired term by the board originally appointing. Failure of any manager to attend four consecutive meetings of the board shall cause a vacancy in his office, unless said absence is excused by formal action of the board.

The managers shall receive no compensation for their services, but shall be allowed their actual and necessary traveling and other expenses, to be audited and paid in the same manner as the other expenses of the sanatorium. No manager shall be removed from office except for cause shown, and after a public hearing before the board of county commissioners appointing such manager, on charges reduced to writing. A copy of said charges and the verdict thereon shall be filed with the county auditor of that county.

Sec. 4. Within fifteen days after appointment, the members of the board of managers shall qualify by taking the usual oath of county officers and shall meet and organize. The board shall elect from among its members a president. The board shall meet at the sanatorium at least once in every month, and may meet at other times on call of the president upon due notice to the board of the time, place and purpose of the meeting.

The board of managers shall appoint a medical director of the sanatorium, who shall be secretary of the board and shall hold office at the pleasure of said board. Said medical director shall not be a member of the board of managers, and shall be a qualified practitioner of medicine, experienced in the treatment of tuberculosis. Said board of managers shall fix the salaries of the medical director, the superintendent, and all other officers and employees within the limits of the appropriations made therefor.
The board of managers shall have general supervision and control of said sanatorium and make such rules and regulations as may seem necessary for carrying out the purposes of such sanatorium.

The board shall make to the board of county commissioners of each county in the group during the first week in January of each year a report covering the proceedings of the board on the operation of the sanatorium and a statement of all receipts and expenditures during the calendar year.

Sec. 5. Any person having resided one year within any county jointly operating and maintaining a sanatorium, desiring treatment in such sanatorium, may apply in person to the medical director, or to any qualified practitioner of medicine for examination, and such physician, if he finds that such person is suffering from tuberculosis in any form, may apply to the medical director of the sanatorium for admission of said person. Upon receipt of such application, if there is a vacancy, the medical director shall notify the person named in the application to appear at the sanatorium. If upon personal examination the medical director is satisfied that the person named in such application is suffering from tuberculosis he shall be admitted. All applications shall be in writing and shall state whether applicant can pay in whole or in part for his care and treatment while at the sanatorium, and every application shall be filed and recorded in a book kept for the purpose in the order of receipt. When said sanatorium is completed and ready for the treatment of patients, or whenever thereafter there are vacancies therein, admission to said sanatorium, except in emergencies, shall be made in the order in which the names of applicants shall appear upon said application book, in so far as such applicants are certified to by the medical director to be suffering.
from tuberculosis, except that advanced cases shall always be provided for first.

Sec. 6. Whenever a patient has been admitted to said sanatorium from any county in the group, the medical director shall cause inquiry to be made as to his financial circumstances, and also the financial circumstances of the relatives of such patient legally liable for his support. If he find that such patient or said relatives legally liable for his support, are able to pay for his treatment in whole or in part, an order shall be made by the board of county commissioners of the county in which the patient resides, directing such patient, or said relatives, to pay to the treasurer of the sanatorium for the support of such patient, a specified sum per week, in proportion to their financial ability, but such sum shall not exceed the average per capita cost of maintenance. The said board of county commissioners shall have the power and authority to collect such sum from said patient or his estate, or from his relatives legally liable for his support. If the medical director find that such patient or said relatives are not able to pay either in whole or in part for his care and treatment in such sanatorium, said patient shall be admitted free of charge.

Sec. 7. No discrimination shall be made in the accommodation, care or treatment of any patient because of the fact that the patient or his relatives contribute to the cost of his maintenance in whole or in part, and no patient shall be permitted to pay for his maintenance in such sanatorium a greater sum than the average per capita cost of maintenance therein, including a reasonable allowance for the interest on the cost of the sanatorium; and no officer or employee of such sanatorium shall accept from any patient thereof, any fee, payment or gratuity whatsoever for his services. When all persons
who are otherwise qualified to admission to any sanatorium provided for by this act are accommodated and provided for, persons who have resided in the county less than one year prior to applying shall be eligible to admission.

Sec. 8. Any resident of the State of Washington living in a county not maintaining a sanatorium or joint sanatorium may apply for treatment, or any city, or county may apply on behalf of its charges and the same may be provided for under a stipulated agreement by the party, municipality or county to pay a weekly sum designated by the board of managers of such sanatorium, which sum shall not be less than the full cost of maintenance, but no person, not a resident of any county in the group shall be provided for to the exclusion of residents of any county in the group.

Sec. 9. All sanatoria established or maintained under the provisions of this act shall be subject to inspection by any authorized representative of the state department of health, the division of municipal corporations, and the boards of county commissioners, and the resident officers shall admit such representatives into every part of the sanatorium and its buildings and give them access on demand to all records, books, papers and accounts pertaining to the sanatorium.

Sec. 10. The county treasurer of the county in which such joint sanatorium is located shall be the treasurer of such institution, and shall receive all moneys raised by taxation or otherwise, or paid for the maintenance of patients in such institution, and deposit same in a fund known as the "Joint Sanatorium Fund," and shall disburse therefrom all moneys to be paid on account of such institution. The board of managers shall audit all claims against the counties on account of such institution and transmit them to the county auditor of the county in which
the institution is located and warrants therefor shall be drawn by such county auditor, upon vouchers approved by the board and shall be paid from said "Joint Sanatorium Fund" in the county treasury upon which the same are drawn.

Sec. 11. The board of managers shall on or before the tenth of each month ascertain the amount of expenses incurred the preceding calendar month for the operation and maintenance of the sanatorium as shown by claims allowed by it, and deduct from the same the amount of the cash receipts of the sanatorium for the month and a certified statement of such expenses shall be sent to the county auditor of each county in the group with a claim for its proportionate share of the net expense for the month in question. Upon receipt of said certificate and claim and approval by the board of county commissioners, the county auditor shall forthwith draw warrants upon the treasurer of his county for the amount due and forward same to the treasurer of the sanatorium.

The board of county commissioners of each county in the group is authorized and empowered to pay its proportionate share to the treasurer of the sanatorium of such an amount as the boards of county commissioners of the counties may designate to constitute a cash revolving fund to carry on the usual operation and expense of the sanatorium.

Sec. 12. There shall be paid by the state treasurer quarterly from the funds appropriated for state aid to "Tuberculosis Hospitals" to the counties maintaining such joint sanatorium ($5.00) five dollars per week for each person in such institution during the time of confinement as hereinafter provided; except those paying full maintenance.

Sec. 13. On the first day of July, and quarterly thereafter, the board of managers of any joint insti-
tution shall certify to the state auditor, and to the auditor of each county of the group, the number of persons cared for at public expense in such institution, the date when such person was admitted, and the number of weeks each person was cared for during the preceding quarter, which certificate shall be attested by the board of managers and sworn to by the medical director, and the state auditor shall draw a warrant for the amount due in favor of the treasurer of the county in which the institution is located, as treasurer of the sanatorium.

Sec. 14. No institution operating under the provisions of this act shall be entitled to participation in the state aid herein provided for, if said institution shall be disapproved by the state department of health and such disapproval certified to the state auditor.

Sec. 15. The board of managers of any joint sanatorium shall prepare in accordance with the county budget law and file with the county auditor in each county in such joint group, a detailed and itemized estimate, both of probable revenues from sources other than taxation and of all expenditures required from such counties for the operation and maintenance of such joint sanatorium for the ensuing fiscal year. After the total amount for the maintenance of the sanatorium has been fixed by the boards of county commissioners in the group, each board shall approve and include the apportioned amount in the annual levy of county taxes.

Sec. 16. Boards of county commissioners of the counties in the group maintaining the sanatorium, or such committee thereof as such boards may designate may exercise all the functions herein conferred upon the board of managers and shall be subject to all the laws and regulations governing the board of managers.
 Sec. 17. After the establishment of a sanatorium as herein provided, no person suffering from tuberculosis living in any one of the group of counties maintaining such institution, shall be taken care of or treated at any almshouse or county institution in such group other than such sanatorium, except in cases of emergency.

 Sec. 18. Any county not maintaining, and operating a county tuberculosis sanatorium, either alone or in connection with another or other counties, accessible to a county or group of counties maintaining and operating such a sanatorium, may become associated with such county or group of counties in the maintenance and operation of such sanatorium in the manner and under the conditions hereinafter specified.

If the board of county commissioners shall decide to join such county or group of counties maintaining and operating such sanatorium, such board shall direct its county auditor to notify in writing the auditor of the county, or the auditors of the several counties, of the action taken by it. The county auditor, or auditors, so notified, shall at the next meeting of the board or respective boards, lay the matter before such board or boards. Such board, or each respective board, shall decide by a majority vote whether to admit such county.

If the board of the county or respective boards of counties forming the group, decide to admit such county, the auditor of such county, or the auditors of such counties, shall notify in writing the auditor of the applying county and the board of the county, or the boards of the counties, affected shall then proceed to perfect the enlargement of the group.

The boards of the counties involved, or representatives designated by them, such representatives to be either members of the boards or the county audi-
tors, shall meet and consider the conditions upon which the applying county shall be admitted with reference to the amount of money, if any, such applying county shall pay to the county or group of counties, on account of the funds expended by them in erecting and equipping the sanatorium being maintained and operated by them. The conditions agreed upon shall be set forth in writing and submitted to the county boards of each county involved, and if approved by all of such county boards resolutions to that effect shall be adopted, and upon adoption thereof, the conditions agreed upon shall be binding on all counties involved, and upon complying with the same, the applying county shall become associated with such county or group of counties in the maintenance of such joint sanatorium.

Upon becoming associated with such county or group as aforesaid, the county associated shall become entitled to all the benefits and privileges conferred, and charged with all the duties and obligations imposed in this act, and shall thereafter in all things be treated as though one of the original counties forming the group.

Sec. 19. The county commissioners of any county within a joint sanatorium group which desires to withdraw from said group, may dispose of its interest in said joint sanatorium by selling same to any county or counties in said sanatorium group at a price fixed by a board of appraisers composed of the county auditors of the counties in the sanatorium group. Said auditors shall, upon application made to them by the county commissioners of any county in the sanatorium group which desires to withdraw, constitute themselves as such board for determining the price to be paid said county for its interest: Provided, That nothing in this section shall be construed as compelling any county or
counties to purchase the interest of any other county in such sanatorium.

Passed the Senate February 15, 1935.
Passed the House March 6, 1935.
Approved by the Governor March 20, 1935.

CHAPTER 87.
[S. B. 54.]

MUTUAL SAVINGS BANKS; EMPLOYEES' PENSIONS.

AN ACT relating to mutual savings banks and authorizing pensions for employees of such banks.

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

SECTION 1. A mutual savings bank may provide for pensions for its disabled or superannuated employees in accordance with a plan adopted by its board of trustees and approved in writing by the supervisor of banking. Such mutual savings bank may pay not to exceed fifty per cent (50%) of the cost of providing such pension, and such portion to be paid by the mutual savings bank not to exceed five per cent (5%) of the monthly salary of the employee participating.

Passed the Senate February 9, 1935.
Passed the House March 7, 1935.
Approved by the Governor March 20, 1935.