(4) At the expiration of his trust fully to account for and pay over to the proper person all the estate of said ward remaining in his hands.

(5) To pay all just debts due from such ward out of the estate in his hands, and to collect all debts and demands due such ward, and in case of doubtful debts, to compound the same, and to appear for and defend, all suits against such ward.

(6) When any ward has no father or mother, or such father or mother is unable or fails to educate such ward, it shall be the duty of his guardian to provide for him such education as the amount of his estate may justify.

Passed the Senate February 10, 1941.
Passed the House March 11, 1941.
Approved by the Governor March 18, 1941.
hereafter deed because of inadvertence or oversight such lands to the state or to the State Forest Board to be held under section 1 of chapter 126 of the Laws of 1935 (section 5812-3b, Remington's Revised Statutes; section 2578-10b, Pierce's Code) or any amendment thereof; the State Forest Board upon being furnished with a certified copy of such contract of sale on file in such county and a certificate of the County Treasurer showing said contract to be in good standing in every particular and that all due payments and taxes have been made thereon, and upon receipt of a certified copy of a resolution of the board of County Commissioners of such county requesting the reconveyance to the county of such lands, is hereby authorized to reconvey such lands to such county by quitclaim deed executed by the chairman and secretary of said board: Provided, Such reconveyance of lands heretofore acquired by the state or State Forest Board be made within one year from the taking effect of this act and such reconveyance of lands hereafter so acquired by [be] made within one year from the conveyance thereof to the state or State Forest Board.

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