CHAPTER 232.

[ H. B. 638. ]

JUVENILE DETENTION FACILITIES IN CLASS AA COUNTIES.

An Act relating to juvenile detention; providing for the management of juvenile detention facilities in class AA counties; and declaring an emergency.

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

SECTION 1. The judges of the superior court of any class AA county are hereby authorized, by majority vote, to appoint a board of managers to administer, subject to the approval and authority of such superior court, the probation and detention services for dependent and delinquent children coming under the jurisdiction of the juvenile court.

Such board shall consist of four citizens of the county and the judge who has been selected to preside over the juvenile court.

Sec. 2. The nonjudicial members of the board first appointed shall be appointed for the respective terms of one, two, three, and four years and until their successors are appointed and qualified; and thereafter their successors shall be appointed for terms of four years and until their successors are appointed and qualified.

Any such member of the board may be removed at any time by majority vote of the judges of the superior court.

Vacancies on the board may be filled at any time by majority vote of said judges, and such appointee shall hold office for the remainder of the term of the member in whose stead he was appointed.

Sec. 3. The judicial member of the board shall be the chairman thereof; a majority thereof shall constitute a quorum for the transaction of business; and the board shall have authority to organize itself.
in such manner and to establish such rules of procedure as it deems proper for the performance of its duties.

**SEC. 4.** The juvenile court board of managers shall:

1. Have general supervision and care of all physical structures and grounds connected with the rendition of probation and detention services and power to do everything necessary to the proper maintenance thereof within the limits of the appropriations authorized.

2. Subject to the approval and authority of said superior court, the board of managers shall have authority to determine the type and extent of probation and detention services to be conducted in connection with the juvenile court, and authority over all matters concerning employment, job classifications, salary scales, qualifications, and number of personnel necessarily involved in the rendition of probation and detention services.

3. Prepare, in accordance with the provisions of the county budget law, and file with the county auditor a detailed and itemized estimate, both of probable revenues from sources other than taxation and of all expenditures required for the rendition of the services under the jurisdiction of said board.

4. Prepare and file with the superior court on July 1st of each year, and at such other times and in such form as the court shall require, a report of its operations.

**SEC. 5.** No member of the board shall receive any compensation or emolument whatever for services as such board member.

**SEC. 6.** This act is necessary for the immediate preservation of the public peace, health and safety,
the support of the state government and its existing public institutions, and shall take effect immediately.

Passed the Senate March 8, 1955.
Approved by the Governor March 17, 1955.

CHAPTER 233.
[H. B. 215.]

WASHINGTON STATE SEED LAW.

An Act relating to agricultural seeds, vegetable seeds, weeds and weed seeds; to be known as the Washington State Seed Law; prescribing penalties; and repealing sections 1, 2, 5 through 38, chapter 56, Laws of 1941, chapter 248, Laws of 1943, chapter 64, Laws of 1943 and chapter 15.48 RCW.

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

SECTION 1. This act shall be cited as the "Washington State Seed Law".

Sec. 2. For the purpose of this chapter:

(1) “Director” means the director of agriculture of the state of Washington and his authorized deputies or agents;

(2) “Agricultural seeds” include the seeds of grass, forage, cereal and fiber crops, and any other kind of seeds commonly recognized within this state as agricultural, field, or turf seeds, and mixtures of such seeds;

(3) “Vegetable seeds” include seeds of those crops grown in gardens or truck farms and generally known and sold in the state as vegetable seeds;

(4) “Certified seeds” include seeds which have been inspected in the field and after harvest, and have been graded and certified by the director as complying with the rules and regulations adopted hereunder;

(5) “Weed seeds” include the seeds of all plants