CHAPTER 148.
[ Sub. S. B. 183. ]

SCHOOL DISTRICTS—ATTENDANCE CREDITS.

AN ACT relating to school districts; and amending section 12, chapter 5, Title III, chapter 97, Laws of 1909, as last amended by section 2, chapter 77, Laws of 1943, and RCW 28.48.070.

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

SECTION 1. Section 12, chapter 5, Title III, chapter 97, Laws of 1909, as last amended by section 2, chapter 77, Laws of 1943, and RCW 28.48.070 are each amended to read as follows:

Under rules established by the state board of education, the superintendent of public instruction may allow a district attendance credit in spite of nonattendance if:

(1) The school board of any district is obliged to close a school by order of any health officer on account of prevalence of infectious or contagious diseases; or

(2) It is necessary to excuse pupils or it is impossible to maintain a school on account of failure of transportation, heating or sanitary facilities or on account of wartime emergencies, or on account of any circumstance over which the school board had no control; or

(3) A board closes a school or excuses pupils from attendance at school to assist in the relief of labor shortage occasioned by war conditions; or

(4) Pupils are absent due to excessive verified illness.

Under the provisions of this act, in no case shall any district receive credit for absences which when added to the average daily attendance would exceed the average percentage that the average daily at-
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tendance is of enrollment in each school district as computed from the preceding six years.

Sec. 2. Attendance records of school districts may be audited by the legislative budget committee.

Passed the Senate February 27, 1959.
Passed the House March 9, 1959.
Approved by the Governor March 17, 1959.

CHAPTER 149.
[S. B. 166.]

MARRIAGE.


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

SECTION 1. Section 1, chapter 174, Laws of 1909, as amended by section 1, chapter 16, Laws of 1909 extraordinary session, and RCW 26.04.030 are each amended to read as follows:

No woman under the age of forty-five years, or man of any age, except he marry a woman over the age of forty-five years, either of whom is a common drunkard, habitual criminal, imbecile, feeble-minded person, idiot or insane person, or person who has theretofore been afflicted with hereditary insanity, or who is afflicted with pulmonary tuberculosis in its advanced stages, or any contagious venereal disease, shall hereafter intermarry or marry any other person within this state.

[736]