

CHAPTER 17.

(S. B. No. 83)

PRESCRIBING THE REQUIREMENTS OF BONDS OF GUARDIANS.

AN ACT amending Section 6403, Ballinger's Annotated Codes and Statutes of Washington, relating to bonds of guardians and prescribing the requirements thereof. ^{6403 Ballinger.} ^{2737 Pierce.}

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

SECTION 1. That Section 6403 of Ballinger's Annotated Codes and Statutes of Washington (Pierce's Code Sec. 2737) relating to bonds of guardians and the requirements thereof be and the same is hereby amended to read as follows: Section 6403: The court shall take of each guardian appointed under this act a bond, with approved security payable to the State of Washington, in the sum of not less than twice the value of the personal property and twice the estimated value of the annual rents, profits and issues of the real property belonging to the estate, conditioned as follows: The condition of this obligation is such that if the above-bound A.-B., who has been appointed guardian for C. D. shall faithfully discharge the office and trust of such guardian according to law, and shall render a fair and just account of his said guardianship to the Superior Court for the County offrom time to time as he shall thereto be required by said court, and comply with all orders of said court, lawfully made relative to the goods, chattels and moneys of such minor, and render and pay to such minor all moneys, goods and chattels, title papers and effects which may come into the hands or possession of such guardian belonging to such minor, when such minor shall thereto be entitled, or to any subsequent guardian, should such court so direct, this obligation shall be void, or otherwise to remain in full force and virtue. Which bond shall be for the use of such minor, and shall not become void upon the first recovery, but may be put in suit from time to time against all or any one or more of the obligors, in the name and for the use and benefit of any person entitled by a breach thereof, until the whole penalty shall be recovered thereon. ^{Conditions.}

Additional
bond.

The Judge may require an additional bond whenever a sale of real estate belonging to a minor is ordered by him, but no such additional bond must be required when it satisfactorily appears to the court that the penalty of the bond given before receiving letters, or of any bond given in place thereof is equal to twice the value of the personal property remaining in or that may come into the possession of the guardian, including the annual rents, profits and issues of real estate and twice the probable amount to be realized on the sale of the property ordered to be sold.

Passed the Senate February 1, 1905.

Passed the House February 7, 1905.

Approved by the Governor February 14, 1905.

CHAPTER 18.

(H. B. No. 2)

RELATIVE TO CONTROL OF DELINQUENT CHILDREN.

AN ACT to provide for the apprehension, trial, treatment and control of delinquent children under the age of seventeen years.

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

To whom
act applies.

SECTION 1. This act shall apply only to children under the age of seventeen years, not now or hereafter inmates of any State institution, or any Training School for boys, or Industrial School for Girls, or some institution incorporated under the laws of this State, for the care and correction of "delinquent children" shall include any child under the age of seventeen years, who violates any law of this State, or any City or Town ordinance; or who is incorrigible; or who knowingly associates or lives with thieves, vicious, immoral or disreputable persons; or who is growing up in idleness or crime; or habitually begs or receives alms; or who is found living in any house of ill fame; or who knowingly visits or enters a house of ill repute; or who knowingly patronizes or visits any policy shop or place where any gambling device is or shall be operated; or who patronizes or visits any