on, upon or about which such materials or supplies are to be used, a notice in writing, stating in substance and effect that such person, firm or corporation has commenced to deliver materials and supplies for use thereon, with the name of the contractor or agent ordering the same, and that a lien may be claimed for all materials and supplies Give name furnished by such person, firm or corporation for use thereon; and no further notice to the owner shall be necessary. No materialmen's lien shall be enforced unless the provisions of this act have been complied with.

Passed by the House March 2, 1911. Passed by the Senate March 8, 1911. Approved by the Governor March 13, 1911.

CHAPTER 78.

[S. B. 132.]

RELATING TO DUTIES OF COUNTY AUDITORS.

An Act relating to the duties of county auditors and amending title 3, chapter 4, article 8 of chapter 97 of the Session Laws of 1909, by adding certain sections thereto.

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

Section 1. There shall be and is hereby added to article 8, chapter 4, title 3, chapter 97, Session Laws 1909, the following new and additional sections to be known as sections 7, 8, 9 and 10, relating to the duties of county auditors with reference to their work in connection with school districts: Section 7. He shall cause all school warrants of the districts issued by him to be registered in the treasurer's office and retain the vouchers on file in his office. Section 8. He shall register in his own office, and present to the treasurer for registration in the office of the county treasurer, all warrants of the first and second Register warrants. class districts received from secretaries or clerks thereof before delivery of the same to claimants. Section 9. shall check the redeemed warrants of each school district after each monthly settlement with the treasurer, enter the

[These sections would follow §4557. Rem.-Bal. be designated §§4557a, 4557b, 4557c

Certify treasurer's reports. date redeemed in his school warrant register, and certify as to the correctness of the treasurer's reports to such school districts. Section 10. He shall make an annual report to the county superintendent of schools on or before the fifteenth day of July in such form as may be prescribed by the superintendent of public instruction.

Passed by the Senate February 8, 1911. Passed by the House March 9, 1911. Approved by the Governor March 13, 1911.

CHAPTER 79.

[S. B. 90.]

RELATING TO SCHOOL DISTRICTS OF FIRST CLASS, MAINTAINING INSURANCE FUND.

[First-class districts defined—see § 4416, Rem.-Bai.] An Acr authorizing school districts of the first class to create and maintain a permanent insurance fund, to be used to meet losses by fire, if any, to the school property of the district, and providing for the investment of said fund.

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

Power to create.

SECTION I. That school districts of the first class shall, when in the judgment of the board of directors it be deemed expedient, have power to create and maintain a permanent insurance fund for said districts, to be used to meet losses by fire, if any, of said school districts.

[Powers of directors in districts of first-class—see § 4509, Rem.-Bal. See generally §§4404-4513; for estimate of tax levy see § 4512.

SEC. 2. The board of directors shall annually, at the same time and in the same manner as provided for reporting to the board of county commissioners an estimate of the amount of funds required for the support of the schools, report the additional amount of funds determined upon for creating or adding to the permanent insurance fund of the district, and the board of county commissioners are hereby authorized and required to levy and collect such additional amount of funds, the same as other school taxes.

Treasurer may invest funds.

[See §4558, Rem.-Bal.] SEC. 3. The county treasurer, when authorized to do so by the board of directors of any school district, may invest any accumulated permanent insurance fund of said