Rate of interest on bonds.

Period in which payable.

Bonds to be issued in serial form. of interest not to exceed six (6) per cent per annum, interest payable annually or semi-annually, payable and redeemable at such time as may be designated in the bonds. All school district bonds shall be payable within a period of not to exceed twenty-three years from date, except when issued by districts of the first class for the purpose of acquiring buildings or playground sites, or for erecting buildings of a permanent character, in which case they shall be made payable in semi-annual or annual installments, beginning the third year over any period not exceeding forty years from date: And provided further, That from and after July 1, 1919, all bonds issued by any school district shall be issued in serial form.

Passed the Senate January 12, 1927. Passed the House January 27, 1927. Approved by the Governor February 8, 1927.

## CHAPTER 100.

[S. B. 39.]

## ATTACHMENTS AND GARNISHMENTS.

An Act relating to attachments and amending and repealing certain sections of an act in relation thereto.

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

SECTION 1. That section 13 of an act entitled "An Act in relation to attachments and garnishments", approved February 3, 1886, Laws of 1885-6, page 42, (section 659 of Remington's Compiled Statutes; section 7391 of Pierce's 1919 Code) be amended to read as follows:

Section 13. The sheriff to whom the writ is directed and delivered must execute the same without delay as follows:

1. Real property shall be attached by filing a copy of the writ, together with a description of the

§ 13, L. 1885-86, p. 42; § 659, Rem. Stats.; § 7391. Pierce's 1919 Code.

How writ executed.

Realty.

property attached, with the county auditor of the county in which the attached real estate is situated.

2. Personal property, capable of manual deliv- Personalty. erv, shall be attached by taking into custody.

Stock or shares, or interest in stock or shares, stock, shares 3. of any corporation, association or company, shall be or interest therein. attached by leaving with the president or other head of the same, or the secretary, cashier or managing agent thereof, a copy of the writ, and a notice stating that the stock or interest of the defendant is attached in pursuance of such writ.

Sec. 2. That section 21 of an act entitled "An § 21, L. 1885-\$ 21, L. 138 86, p. 43; \$ 666, Rem. Stats.; \$ 7398, Pierce's Act relating to attachments and garnishments", approved February 3, 1886, Laws of 1885-6, page 43, 1919 Code. (section 666 of Remington's Compiled Statutes; section 7398 of Pierce's 1919 Code) be amended to read as follows:

Section 21. The sheriff shall make a full inven- sheriff to tory of the property attached and return the same return inwith the writ.

SEC. 3. That sections 18, 22, 23 and 24 of an act Statutes entitled "An Act relating to attachments and garnishments", approved February 3, 1886, Laws of 1885-6, pages 43 and 44, are hereby repealed.

Passed the Senate January 12, 1927.

Passed the House January 27, 1927.

Approved by the Governor February 8, 1927.

make and ventory with writ.

repealed.