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ers; one sterilizer; one steamer; one croquignole wind permanent wave machine and other permanent wave equipment.

No charge shall be made for student work until Charge for student the student has completed four hundred hours of work. instruction and practice.

[R.C.W. 18.18.210 was derived from Rem. Supp. §§ 8278-17(b), 8278-3(g) and 8278-3(h).]

Passed the House February 21, 1951.

Passed the Senate March 3, 1951.

Approved by the Governor March 16, 1951.

CHAPTER 181.

[H.B.431.]

STATE AID TO SCHOOL DISTRICTS.

AN ACT increasing the amount of state aid to school districts, amending sections 28.41.080 and 28.41.090, R.C.W.

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

SECTION 1. Section 28.41.080 of the Revised Code of Washington, derived from section 6, chapter 141, of the Laws of 1945, as last amended by section 3, of chapter 212, of the Laws of 1949, is hereby amended Amendment. to read as follows:

Each year the county superintendent of schools Ordinary standards of shall compute the amount needed by each school maintenance district of his county to provide it with the minimum tion: and operarevenue requirements necessary to maintain the of amount needed for. ordinary standards of maintenance and operation for the ensuing school year of:

(1) Thirty cents for each day's attendance based upon a minimum of forty-five hundred days' attendance for each educational unit maintained by the district during the preceding school year; and,

(2) Thirty per cent of the reimbursement due the district for its costs of transportation as provided by law.

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tive of any delinquencies, five-sixths of the maximum school district levy permissible without a vote of the electors would produce upon the assessed valuation of each district adjusted to fifty per cent of the true and fair value in money of the taxable property in the district in accordance with the ratio of assessed valuation to actual valuation fixed by the state board of equalization for the county in which the district is located without regard to any limitation imposed on the tax levy of the district by virtue of any requirements respecting the payment of bonded indebtedness. To this amount he shall add the actual receipts of the school district during the preceding school

year from the county high school fund and such

other receipts as the superintendent of public instruction shall determine in conformity with the intent of this section, and, if this total sum is less

than thirty cents for each day's attendance computed

as hereinbefore set forth plus thirty per cent of the

cost of transportation during the preceding school

year, the county superintendent of schools shall cer-

tify to the superintendent of public instruction such

computations and deficit, and the last actual tax levy for such district. The superintendent of public instruction shall place such deficit for such district as

a charge against the current state school fund, and

such additional amount shall be due and apportion-

able as an equalization payment.

He shall also compute the amount which, irrespec-

Computation of revenues.

Certain receipts added.

Where total is less than amount needed to maintain ordinary standards: certification to superintendênt of public instruction.

Deficit; charge against current state school fund.

Equalization payment.

[R.C.W. 28.41.080 was derived from Rem. Supp. 1949, § 4940-6 part; from beginning of section to line 8, p. 290.]

Amendment.

State board to establish minimum

standards.

SEC. 2. Section 28.41.090 of the Revised Code of Washington, derived from section 6, chapter 141, of the Laws of 1945, as last amended by section 3, of chapter 212, of the Laws of 1949, is hereby amended to read as follows:

The state board of education shall establish minimum standards governing the maintenance and operation of the common schools of the state and shall

also establish a schedule of minimum funds required by school districts to enable them to meet the aforesaid minimum standards: Provided, That no mini- Limitation. mum standard shall include any factor depending on the location of the school or its relative location with respect to another school. Any school district in which the plan for the maintenance and operation of schools is in conformity with the aforesaid minimum formity with standards and in which the revenues available from standards, having all sources, including the amount which five-sixths less than of the maximum school district levy as hereinbefore necessary to defined would produce as aforesaid, are less than the amount necessary to meet the aforesaid schedule of minimum funds, shall be granted by the superintendent of public instruction from the current state rent state school fund. school fund a sufficient additional amount which. when added to the amount of the aforesaid revenues available from all sources, shall equal the schedule of minimum funds, and such additional amount shall be apportioned at the same time and in the same manner as other equalization funds are apportioned. [R.C.W. 28.41.090 was derived from last part of Rem. Supp.

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Schedule of minimum funds.

School district in conminimum amount meet schedule of minimum funds; grant of ad-ditional amount from cur-

1949, § 4940-6; see also note to sec. 1, supra.]

Passed the House February 27, 1951.

Passed the Senate March 5, 1951.

Approved by the Governor March 16, 1951.