

Patients may be transferred from the department for incipient cases to the department for advanced cases and from the department for advanced cases to the department for incipient cases, as may be deemed advisable by the superintendent.

SEC. 2. **Repeal—support—county liable.** The law as it appears in section twenty-seven hundred twenty-seven-a86 (2727-a86) of the supplement to the code, 1907, is hereby repealed and in lieu thereof is hereby enacted the following:

SECTION 2727-a86. Each county shall be liable to the state for the support of all patients from that county in the state sanitorium [sanatorium] and the amounts due shall be certified by the superintendent to the auditor of state, and by him be collected from the counties liable, at the times and in the manner required for the certification and collection of money from counties for the support of insane patients and patients in the sanitorium [sanatorium], and persons legally bound for their support shall be liable for the maintenance of patients in the sanitorium [sanatorium]. The provisions of law for the collection by boards of supervisors of amounts paid by their respective counties from the estates of insane patients and from persons legally bound for their support shall apply in cases of patients cared for in the sanitorium [sanatorium].

SEC. 3. **Appropriation.** For the purpose of constructing and equipping the necessary buildings, making connections and improving grounds for the department for advanced cases, there is hereby appropriated out of any money in the state treasury not otherwise appropriated, the sum of five thousand (\$5,000.00) dollars.

SEC. 4. **In effect.** This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Register and Leader and the Des Moines Capital, newspapers published in Des Moines, Iowa.

Approved April 19 A. D. 1913.

I hereby certify that the foregoing act was published in the Register and Leader and the Des Moines Capital April 25, 1913.

W. S. ALLEN,
Secretary of State.

CHAPTER 239.

HIGH SCHOOL TUITION.

H. F. 93.

AN ACT to repeal chapter one hundred and forty-six (146) of the acts of the thirty-fourth (34th) general assembly, and to enact a substitute therefor, relating to high school tuition. [Additional to chapter twelve (12) of title thirteen (XIII) of the code relating to county high schools.]

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. **Repeal—pupils permitted to attend high schools outside of home district—certificate—tuition fee—how paid—refusal or neglect to pay—how collected.** That chapter one hundred forty-six (146) of the acts of the thirty-fourth (34) general assembly is hereby repealed and the following is enacted in lieu thereof:

“Any person of school age who is a resident of a school corporation which does not offer a four year high school course and who has completed the course as approved by the department of public instruction for such corporation shall be permitted to attend any public high school or county high school in the state approved in like manner, that will receive him.”

Any person applying for admission to any high school under the provisions of this act shall present the officials of said high school the affidavit of his or her father, mother or guardian that such applicant is of school age and a resident of a school district of this state, specifying the district. He shall also present a certificate signed by the county superintendent showing proficiency in the common school branches, reading, orthography, arithmetic, physiology, grammar, civics of Iowa, geography, United States history, penmanship and music.

The school corporation in which such student resides shall pay to the secretary of the corporation in which such student shall be permitted to enter a tuition fee equal to the average cost of tuition and the average proportion of contingent expenses in the high school department in the latter corporation during the time he so attends, not exceeding, however, a total period of four (4) school years. Such payment to be made out of the teachers' fund and the contingent fund or out of the general fund of the debtor corporation and such tuition fee as collected by the secretary shall be turned over by him with an itemized statement, to the treasurer of the school funds on or before February 15th and June 15th of each year, provided the maximum fee collected from any district for each pupil shall not exceed the sum of three and one-half dollars (\$3.50) per month except in high schools where free text books are provided by the district such additional amount made [may] be charged as will cover the cost of the text books furnished to such pupil.

If payment is refused or neglected the board of the creditor corporation shall file with the auditor of the county of the pupil's residence a statement certified by its president specifying the amount due for tuition and for contingent expenses respectively, and the time for which the same is claimed; and the auditor shall transmit to the county treasurer an order directing such treasurer to transfer the amount of such account from the debtor corporation to the creditor corporation, and the treasurer shall pay the same in accordance therewith.”

Approved April 18 A. D. 1913.

CHAPTER 240.

HIGH SCHOOL TUITION.

H. F. 514.

AN ACT to amend house file ninety-three (93) of the acts of the thirty-fifth general assembly, relating to the payment of tuition of pupils attending high schools located in other districts. [Additional to chapter twelve (12) of title thirteen (XIII) of the code relating to county high schools.]

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. County high schools—tuition—how paid. That house file ninety-three (93) of the acts of the thirty-fifth general assembly be and the same is hereby amended by adding the following as an additional section thereto: