

ARTICLE LXXVII.

PUBLIC EDUCATION.

1. Providing free system of.

Chapter 1. Supervision.

2. To be under charge of state board of education.
3. Who to have control of educational matters affecting a county.
4. Who to have control of educational matters affecting a school district.

Chapter 2. Formation of Boards.

5. Of whom the state board of education shall consist; appointment; *ex officio* honorary members.
6. Of whom the board of county school commissioners shall consist; appointment; terms; removal; vacancies.
7. Of whom the board of district school trustees shall consist; appointment; oath.

Chapter 3. State Board of Education.

8. Meetings.
9. Office of.
10. Expenses of; how paid. Clerical assistance.
- 11-13. General duties and powers of.
14. To examine candidates for county examiner.
15. May grant professional certificates to teachers.
16. To be *ex officio* trustees of state normal school.
17. All schools receiving state aid to make annual report to.

Superintendent of Public Education.

18. Appointment; term; removal.
19. His salary; clerk to, his salary; office to be in state normal school. Arbor day.
20. Duties of superintendent.
21. Assistant superintendent—duties.

Chapter 4. County School Commissioners.

22. Meetings; salaries; clerk.
23. Are a body politic; powers of.
24. All property and money belonging to the schools to be under their control.
25. General duties of.
26. County commissioners to levy a tax should state school fund prove inadequate; funds to be applied to original purpose.
27. Division of county into school districts.
28. To report annually to state board of education; also to publish a statement of receipts and disbursements.
29. Vacancies; how filled.
30. No teacher to be appointed on the board.

Chapter 5. District School Trustees.

31. Duties of.
32. To see that each school house has suitable out-houses.
33. Water closets, regulation for; penalty; proviso; excepted counties.

In view of the frequent comparatively recent changes in the statutes composing article 77, care should be exercised to determine whether the cases referred to in the notes deal with the statute as it at present exists.