State Treasurer and the State Comptroller, shall upon the first day of July and January, in each year, transfer the full amount received from the counties and the City of Baltimore, under the provisions of this Article, to the account of the Maryland Industrial Training School for Girls. Taxes levied and collected in any county or the City of Baltimore for the purpose named in this Article, shall be used only to defray the expenses of the white female minors committed to the Maryland Industrial Training School for Girls, or paroled. and under the control of said school and shall not be diverted to any other purpose, nor be transferred to any other fund by the State, city or county authorities. Whenever the Board of Managers of the Maryland Industrial Training School for Girls holds a white female minor as from one county or the City of Baltimore, or the County Commissioners of such county or the Mayor and City Council of the City of Baltimore makes claim that such white female minor is not a proper charge against the said county or the City of Baltimore, and such County Commissioners or the Mayor and City Council of the City of Baltimore shall notify the State Comptroller that it is claimed that such white female minor is not a proper charge against their county or the City of Baltimore, as the case may be, and shall claim that the said white female minor is a proper charge against some other county or the City of Baltimore, as the case may be, shall be the duty of the County Commissioners of each of said counties or the Mayor and City Council of Baltimore, as the case may be, to file such proofs as they may have with the State Comptroller within thirty days from the time of such notification and thereupon it shall be the duty of the State Comptroller to investigate the question of the residence of such white female minor and to determine of what county or the City of Baltimore, as the case may be, said white female minor is a proper charge, and shall thereupon notify the said counties or the City of Baltimore, as the case may be, of such determination and shall notify the Board of Managers of the Maryland Industrial Training School for Girls, and the State Comptroller, and the counties and City of Baltimore, as aforesaid, shall thereafter treat and regard such white female minor as of the county or city, as the case may be, according to the determination of the State Comptroller, and if the State Comptroller shall find that such white female minor is not a proper charge against any county or the