

sufficient to pay the indebtedness subsequently incurred, it shall be the duty of the attorney general to bring in the name of the State an action against any county in the Circuit Court of such county so failing aforesaid to enforce the levying of said tax for the recovery of the amount due the State, as aforesaid. Upon the failure of any county to levy such tax as aforesaid to an amount sufficient to pay the amount then due the State, it shall be the duty of the State Comptroller to charge such delinquent county with a penalty of interest at one per centum per month upon the amount of indebtedness for each month until payment thereof and penalty thereon be paid. It shall be the duty of the County Treasurer, upon the collection of the taxes herein required to be levied, to pay into the State Treasury the amount due and owing from his county at the time and in the manner required for the payment of State taxes collected. Whenever the superintendent of any State hospital for the insane and Rosewood State Training School has held and treated a patient as from one county, and the County Commissioners of such county makes claim that such patient is not a proper charge against the said county, and such County Commissioners shall notify the State Comptroller that it is claimed by them that such patient is not a proper charge against their county, and shall claim that the said patient is a proper charge against some other county, it shall be the duty of the County Commissioners of each of said counties 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 patient and to determine of what county said patient is a proper charge, and shall thereupon notify each of said counties and the Department of Mental Hygiene of such determination, and shall notify the superintendent of the State hospital for the insane or Rosewood State Training School, and the counties aforesaid shall thereafter treat and regard such patient as of the county according to the determination of the State Comptroller, and if the State Comptroller shall find that such patient is not a proper charge against any county of the State, such patient shall thereafter be regarded as a proper charge against the State at Large. The amount incurred by any county of this State, or by the State for treatment and maintenance for any insane person in the State hospitals for the insane and Rosewood State Training School shall be a charge against the estate of such person as provided in Section 4.

50. The Department of Mental Hygiene shall have power and authority to make arrangements with similar bodies