Duties of Superintendent of Neglected Children. 36. The said Superintendent shall, from time to time, visit and inspect every industrial school and make all proper inquiries as to the maintenance, management, and affairs thereof; and by examination of the registers and such other means as he may deem necessary, particularly satisfy himself as to the correctness of any returns made under this Act, or under any Order in Council in that behalf, as aforesaid; upon all which matters he shall make report to the Lieutenant-Governor in Council. 56 V. c. 50, s. 8: 58 V. c. 59, s. 6.

PUBLIC AID TO INDUSTRIAL SCHOOLS.

Amount of aid.

37. In case of public moneys being appropriated for the purposes of this Act by the Legislative Assembly, every industrial school complying with the requirements of this Act and of all orders made bereunder by the Lieuterant-Governor in Council, shall receive in each year aid from such moneys to the extent and amount following, that is to say, seven cents for each day's actual stay of every pupil admitted to, or being within such institution during the calendar year next preceding the year for which such aid is given. 56 V. c. 50, s. 3.

Further aid.

Proviso.

Limit of amount of aid.

38. In every year, each such institution shall also be entitled to have and receive from such public funds, further aid to the extent and amount of three cents per pupil per day: provided that the aggregate amount of such further aid, at the rate aforesaid shall not, in any one year, exceed one-fourth of the entire moneys received by such institution in said preceding year, from all sources other than the Province, towards the ordinary yearly maintenance thereof; and in every such case, where said further aid in the aggregate would exceed said one-fourth of the last mentioned moneys, there shall be substituted and given in lieu thereof, from the public moneys so appropriated, a sum equal to the said one-fourth of the last mentioned moneys. 56 V. c. 50, s. 4.

How amount to be calculated. **39.** In calculating the amount of aid to be given under this Act to any institution as aforesaid, the day of departure of any pupil from such institution shall not be counted or reckoned. 56 V. c. 50, s. 5.

Penalty in case of false return. 40. Any person who knowingly and wilfully makes, or is a party to, or procures to be made, directly or indirectly, any false return, either under this Act, or any Order in Council, shall thereby incur a penalty of \$1,000, which penalty may be recovered, with costs, by civil action or proceeding, at the suit of the Crown only, in any form allowed by law and before any Court of the Province having jurisdiction to the amount of such penalty in cases of simple contract. 56 V. c. 50, s. 6.