

this Article, as the circumstances justify. Reports of violation of this Article rendered to school boards by the superintendent, principal, or teacher shall be made in writing and it shall be made the duty of such superintendent, principal or teacher to forward to the Commissioner of Education a duplicate copy of each report. Blank forms for such report shall be provided by the Commissioner of Education.

Reports to be made in writing.

Approved March 10, 1937.

CHAPTER 42.

AN ACT

[S. B. 34]

To amend the Seventh Sub-section of Section 5336, Compiled Laws of Alaska, 1933, relating to the conduct of trials.

Be it enacted by the Legislature of the Territory of Alaska:

Section 1. That the Seventh Sub-section of Section 5336, Compiled Laws of Alaska, 1933, be amended to read as follows:

Amendment.

Seventh. The court, when the evidence is concluded and before or after the argument of counsel, shall immediately, and before proceeding with other business, charge the jury; which charge, shall be reduced to writing by the court, and a copy of such instructions shall be given to the counsel for each of the parties plaintiff and defendant; such charge or charges, or any other charge or instructions provided for in this section, when so written and given, shall in no case be orally qualified, modified or in any other manner explained to the jury by the court; and all written

Courts charge to jury—to be in writing—when and how given.

charges and instructions shall be taken by the jury in their retirement and returned with their verdict into court and shall remain on file with papers of the case.

Approved March 10, 1937.

CHAPTER 43.

AN ACT

[S. B. 35]

To amend Section 3638, Compiled Laws of Alaska, 1933, relating to settling of bills of exceptions.

Be it enacted by the Legislature of the Territory of Alaska:

Amendment.

Section 1. That Section 3638, Compiled Laws of Alaska, 1933, be amended to read as follows:

Bill of exceptions may be signed by other than trial judge. When—for what cause and procedure.

Section 3638. Bill Of Exceptions May Be Signed By Other Than Trial Judge. A Bill of Exceptions allowed in any cause shall be deemed sufficiently authenticated if signed by the Judge of the District Court in which the cause was tried without any seal of the Court or Judge annexed thereto. And in case the District Judge before whom the cause has heretofore been or may hereafter be tried is, by reason of removal from office, death, sickness, or any other disability, unable to pass upon a motion for a new trial or to allow and sign a Bill of Exceptions, then the Judge who succeeds such trial Judge or any other District Judge designated by the Attorney General of the United States to pass upon such motion or to allow and sign such Bill of Exceptions, or any other Judge of the Court in which the cause was tried, holding such Court thereafter, if the evidence in such cause has been or is taken in stenogra-