

CHAPTER 105—S. F. No. 625

An act to amend General Statutes 1923, Section 7912, relating to societies for securing homes for children.

Be it enacted by the Legislature of the State of Minnesota:

"7912 Twenty or more citizens of this state may form a corporation for the purpose of securing homes in private families, by adoption or otherwise, for orphans, or homeless, abandoned, neglected, or grossly illtreated children. Such incorporators shall file with the secretary of state their certificate of incorporation, accompanied by a certificate of the *board of control*, that said corporation is trustworthy and entitled to confidence. A like certificate of the *board of control* shall be filed every ten years thereafter. Such corporation shall have a main office, adopt and publish rules for the transaction of their business and its financial records shall be open to public inspection."

Approved March 28, 1929.

CHAPTER 106—H. F. No. 731

An act authorizing the payment of disability allowances, in certain cases, to certain employes of cities of over 50,000 inhabitants, including each city of the first class now or hereafter operating under a home rule charter adopted under and pursuant to the provisions of Section 36, Article IV, of the State Constitution.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. **Disability allowances in certain cities.**—That every city of the state now or hereafter having over 50,000 inhabitants, including each such city now or hereafter operating under a home rule charter adopted pursuant to the provisions of Section 36, Article IV, of the Constitution of the State, which adopts or has adopted a system of paying pensions or retirement allowances to retired municipal employes pursuant to Chapter 522, General Laws 1919, and the retirement board in control of such system are hereby authorized to pay pensions or retirement allowances to each and every employe who at the time of ratification of the system provided by said Chapter 522, General Laws 1919, was, is or shall be then receiving compensation from the city under the provisions of Chapter 467, General Laws 1913, and acts amendatory thereof, and (a) who, at the time of the injury for which such compensation is paid, was, is or shall be receiving salary or pay as an employe in excess of \$750.00 per annum, or (b) who, at the time of retirement from the city service, had been or shall have been employed by the city for periods which in the aggregate equal 20 or more seasons of five or more months each in not to exceed an equal number of years, at rates of pay which did not provide an average amount in excess of \$750.00 per annum, and has attained the age of 55 years.