

Sec. 3. **Need not be covered by bonds.**—The funds of such town or school district invested in such securities and deposited with such county treasurer by such town board or school board as herein provided shall not be included within the amount of money for which such town treasurer or school treasurer is required by law to give a bond to such town or school district.

Approved April 17, 1937.

CHAPTER 251—H. F. No. 777

An act amending Laws of 1903, Chapter 247, relating to the allocation of rooms or parts of the Hennepin county court house and Minneapolis city hall; providing for the allocation and reallocation of rooms and space in said building.

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

Section 1. **Law amended.**—That Laws of 1903, Chapter 247, Section 2, is hereby amended so as to read as follows:

“Sec. 2. **Care and control of Hennepin county court house.**—The commission hereby created shall have the entire care and control of all of said court house and city hall building. It shall have power to assign unassigned rooms and space in any part of said building with entire control of any room or rooms in said building, and of all halls and corridors and of all boiler and machinery rooms. *The commission in its discretion may reassign and reallocate occupied rooms or space therein provided that space already occupied may not be re-assigned except after a hearing before said commission on written notice to the occupant or person in charge of such space; and the vote of three members of said commission shall govern as its final action after such hearing; provided further that any interested party may appeal from an adverse ruling of said commission to the District Court, which Court shall summarily decide the matter after a hearing thereon in the same manner as a civil case, and the determination of said matter by said Court shall be final, provided that if the space in controversy is occupied or sought to be occupied by a District Court Judge or other District Court official, that said final determination be made by a Judge of the District Court from a district other than that comprising Hennepin County, which other judge shall be selected by the Governor upon request of the commission. When so determined and after service of the Court order on the occupant or person in charge of such space or room, he shall remove therefrom in accordance with the terms of the order, and his failure to do so shall be deemed contempt of court.*”

The commission shall also have the care and control of all engines, boilers, machinery, elevators and all mechanical and electrical appliances of every nature in said building. It shall cause all of the occupied portions of said building to be properly heated, lighted, cleaned and kept in repair for public use, with full authority to appoint any and all employes necessary to properly perform the duties hereby devolved upon such commission, with authority to fix the compensation of such employes and to remove any thereof at pleasure.

Nothing herein contained shall be construed to interfere in any manner with the powers and duties of the court house and city hall commission engaged in completing and furnishing said building.

Approved April 17, 1937.

CHAPTER 252—S. F. No. 781

An act to amend Mason's Minnesota Statutes of 1927, Sections 7965 and 7966, relating to religious corporations.

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

Section 1. **Law amended.**—That Mason's Minnesota Statutes of 1927, Section 7965, is hereby amended so as to read as follows:

"7965. **Certificate to be recorded—powers of trustee.**—Such certificate, together with the certificate of acknowledgment and a copy of the notice of meeting and affidavit of the posting thereof, shall be recorded with the register of deeds of the county where the place of worship of such society is located, and thereafter such trustees and their successors shall be a body corporate by the name expressed in such certificate. Such trustees may have a common seal and alter the same at pleasure. They may take possession of all temporalities of such church, congregation, or society, real and personal, given, granted, or devised, directly or indirectly, to such body or to any other person for their use. They may sue and be sued in their corporate name, recover and hold all debts, demands, rights and privileges, all churches, buildings, burial places, and all the estate and appurtenances belonging to such church, congregation or society, however acquired or by whomsoever held, as fully as though originally vested in them. *They may hold, purchase and receive title, by gift, grant, devise or bequest, of and to any property, real or personal, without limitation as to amount, for any of the purposes authorized or approved by the congregation or society, as hereinafter provided, with power to mortgage, sell, convey, demise, lease and improve the same.*