CHAPTER 101—S.F.No. 754

An act relating to elections; requiring removal of registration cards of deceased registrants; requiring update of the statewide registration system; amending Minnesota Statutes 1992, section 201.13.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1992, section 201.13, is amended to read:

201.13 **YOTER REGISTRATION CARD REMOVAL REPORT OF DECEASED YOTERS; CHANGES TO YOTER RECORDS.**

Subdivision 1. COMMISSIONER OF HEALTH, REPORTS OF DECEASED RESIDENTS. The commissioner of health shall report monthly to the secretary of state the name, address, date of birth, and county of residence of each individual 18 years of age or older who has died while maintaining residence in Minnesota since the last previous report. The secretary of state shall determine if any of the persons listed in the report are registered to vote and shall prepare a list of those registrants for each county auditor. Within 60 days after receiving the list from the secretary of state, the county auditor shall change the status of those registrants to "deceased" in the statewide registration system. Upon receipt of the list, the county auditor shall and remove from the files the registration cards of the voters reported to be deceased and make the appropriate changes in the statewide registration system.

Subd. 2. VOTER REGISTRATION CARD REMOVAL RECORD CHANGES FOR DECEASED NONRESIDENTS. Within 60 days after receiving notice of death of a voter who has died outside the county, the county auditor may shall change the voter's status to "deceased" and remove from the files the original and duplicate voter's registration cards of voters who have died outside of the county, after receiving notice of death. Notice must be in the form of a printed obituary or a written statement signed by a registered voter of the county. The county auditor shall also make the appropriate changes in the data base of the central registration system when voter registration cards are removed from the files.

Presented to the governor May 6, 1993

Signed by the governor May 7, 1993, 2:48 p.m.

CHAPTER 102-S.F.No. 840

An act relating to mental health; authorizing interstate contracts between Wisconsin and Minnesota for the treatment of mentally ill persons who have been involuntarily committed; amending Minnesota Statutes 1992, section 245.50, subdivision 3, and by adding a subdivision.

New language is indicated by underline, deletions by strikeout.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

- Section 1. Minnesota Statutes 1992, section 245.50, subdivision 3, is amended to read:
- Subd. 3. EXCEPTIONS. A contract may not be entered into under this section for services to persons who:
 - (1) are serving a sentence after conviction of a criminal offense;
 - (2) are on probation or parole;
 - (3) are the subject of a presentence investigation; or
 - (4) have been committed involuntarily; or
- (5) will be receiving treatment for in Minnesota under chapter 253B for treatment of mental illness or chemical dependency, except as provided under subdivision 5.
- Sec. 2. Minnesota Statutes 1992, section 245.50, is amended by adding a subdivision to read:
- Subd. 5. SPECIAL CONTRACTS; WISCONSIN. The commissioner of the Minnesota department of human services must enter into negotiations with appropriate personnel at the Wisconsin department of health and social services and must develop an agreement that conforms to the requirements of subdivision 4, to enable the placement in Minnesota of patients who are on emergency holds or who have been involuntarily committed as mentally ill or chemically dependent in Wisconsin and to enable the temporary placement in Wisconsin of patients who are on emergency holds in Minnesota under section 253B.05, provided that the Minnesota courts retain jurisdiction over Minnesota patients, and the state of Wisconsin affords to Minnesota patients the rights under Minnesota law. The agreement must specify that responsibility for payment for the cost of care of Wisconsin residents shall remain with the state of Wisconsin and the cost of care of Minnesota residents shall remain with the state of Minnesota. The commissioner shall be assisted by attorneys from the Minnesota attorney general's office in negotiating and finalizing this agreement. The agreement shall be completed so as to permit placement of Wisconsin residents in Minnesota facilities and Minnesota residents in Wisconsin facilities beginning July 1, 1994.

Sec. 3. EFFECTIVE DATE.

Section 1 is effective July 1, 1994. Section 2 is effective July 1, 1993.

Presented to the governor May 6, 1993

Signed by the governor May 7, 1993, 2:49 p.m.

New language is indicated by underline, deletions by strikeout.