

SEC. 2. The publisher of any newspaper in this state desiring to publish the laws or legal notices required by law to be published shall file with the county auditor of the county wherein said newspaper is published an affidavit in writing, or partly in writing and partly printed, subscribed by the affiant and sworn to before some officer authorized to administer oaths, stating the name of the town, county, city or village where said newspaper is printed and published and whether said newspaper is a daily, tri-weekly, semi-weekly or weekly newspaper, and the days of the week on which said newspaper is issued, and that the number of the regular paid subscribers of said newspaper exceeds two hundred and forty; and until the filing of such affidavit no money shall be paid the proprietor or publisher for the publication of the laws of this state or any official notice of any county, town, village or city, and no action shall be maintained by such proprietor or publisher for the collection of any fees for publishing any notice required by law to be published.

Filing of certificate with auditor.

SEC. 3. Any newspaper conforming to the description given in section one and complying with the requirements of section two of this act shall be considered a legal newspaper in all the meanings of the term, and shall be entitled to publish all legal notices, general laws, foreclosures of mortgage sales, probate notices and any other legal or official notices of any kind whatsoever required by law to be published in a newspaper.

Publication of legal notices, laws, etc.

SEC. 4. If in any county but one newspaper is published and such newspaper does not comply with this law as to length of time for publication and number of papers printed and published, said paper shall, nevertheless, be considered a legal newspaper upon complying with all the other requirements of this act.

One paper in county.

SEC. 5. That all acts or parts of acts, whether general or special, inconsistent with this act, be and the same are hereby repealed.

Inconsistent acts.

SEC. 6. This act shall take effect and be in force from and after its passage; provided, however, that so far as printing and publishing the general laws of the state as provided in section forty-two, chapter five, of the General Statutes of 1878, this act shall be in force and effect from and after the first day of July, 1893.

Modification as to general laws of 1893.

Approved April 17, 1893.

CHAPTER 34.

H. F. No. 107.

An Act defining the conditions and qualifications necessary for a person to become a teacher, qualified to teach in the schools within the state of Minnesota.

School teachers.

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

SECTION 1. No person shall be accounted a qualified teacher, within the meaning of the school law, who has

Qualified teacher's certificates.

not a certificate in force, from a county superintendent, at the time of making a contract for services as teachers, or a certificate or diploma from a state normal school of Minnesota, a certificate from the state superintendent of public instruction, or a diploma from a state normal school of another state, approved by the state superintendent of this state.

Professional
state certificate.

SEC. 2. Permanent teachers of high character and board scholarship and who have a successful experience, may, upon the examination by the state superintendent or by a committee of three competent teachers appointed by him, receive a professional state certificate, which shall authorize the holder to teach in any public school in the state without further examination; provided, that no life certificate shall be in force after its holder shall permit a space of three years to lapse without following some educational pursuit, unless said certificate be indorsed by the state superintendent; provided further, that graduates of colleges and universities of good standing who have received a certificate of the first grade in this state, and who shall have taught in any public school in the state with ability and success for at least one year, shall be entitled to a professional certificate from the state superintendent without further examination.

Branches re-
quired for state
certificate.

SEC. 3. The branches required for a professional state certificate shall be the following, to-wit: Written arithmetic, United States history, reading and elocution, English grammar, common and physical geography with map drawings, mathematical geography and projection, school economy, physiology, algebra, natural philosophy, chemistry, composition and rhetoric, book-keeping, plane and solid geometry, plane trigonometry, geology, zoology, botany, English literature, general history, political economy, intellectual philosophy, moral philosophy, logic, astronomy, civil government and school laws, history of education and the theory and art of teaching.

SEC. 4. This act shall take effect and be in force from and after its passage.

Approved April 18, 1893.

CHAPTER 35.

H. F. No. 319.

Minors.

An Act to regulate the payment of wages of minors.

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

Wages of min-
ors.

SECTION 1. It shall be necessary for the parent or guardian of such minor person as may be in service to notify the party employing such minor that such parent