

## CHAPTER 60—H. F. No. 108.

*An Act to amend Sections 1421 and 1423, Revised Laws of 1905, as amended by Chapter 334, General Laws of 1909, relating to state aid to public schools.*

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

**Classification of schools receiving state aid—Apportionment; how made.** Section 1. That sections 1421 and 1423, chapter 334, General Laws of 1909, relating to state aid to public schools, be and the same are hereby amended so as to read as follows:

Section 1417. The board shall apportion the amount appropriated for such schools equally among the high schools and the graded schools entitled thereto, but no high school shall receive more than seventeen hundred and fifty dollars per year, nor any graded school more than six hundred dollars per year; nor shall the amount so paid any high school exceed its actual expenditure for such work, exclusive of building and repairs, nor shall any graded school connected with, or in the same district with, an aided high school, share in such apportionment.

Sec. 1421. For the purpose of fixing state aid for common schools, said schools are hereby classified as follows: Districts employing a teacher holding at least a first grade certificate and maintaining school for not less than eight months in the school year, shall be known as class "A;" districts employing a teacher holding at least a second grade certificate and maintaining school for not less than eight months in the school year, shall be known as class "B;" districts employing a teacher holding at least a second grade certificate and maintaining school for not less than seven months in the school year, shall be known as class "C."

Districts coming under any one of these classes which have maintained a school the required number of months in the preceding school year, which have suitable buildings, library and other apparatus and conveniences, and comply with such rules as may be fixed by the superintendent of public instruction for maintaining an efficient school, may receive state aid for each such year in said district; *provided* that the aggregate attendance in days by children in either class of rural schools shall not be made a rule for granting such aid.

Sec. 1423. The state superintendent shall annually apportion to such semi-graded and common schools as he shall find entitled to state aid, the amount appropriated for such schools, in equal amounts to all schools of the same class, but no semi-graded school shall receive more than three hundred dollars (\$300) nor any common school under class "A" more than one hundred and fifty dollars (\$150), nor any common school under class "B" more than one hundred dollars (\$100), nor any common school under

class "C" more than seventy-five dollars (\$75) in any apportionment. The state superintendent shall certify to the state auditor a list of districts of each class to which such aid is apportioned, and the amount apportioned to each. Such amount shall be paid in the same manner as state aid to high schools.

Sec. 2. All acts and parts of acts inconsistent with the provisions hereof are hereby repealed.

Sec. 3. This act shall take effect and be in force from and after the first day of August, 1911.

Approved March 29, 1911.

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CHAPTER 61—H. F. No. 214.

C 61  
110-M - 369  
138-NW 316  
R L § 4002  
R L § 3485

*An Act to amend Section 5455, Revised Laws of Minnesota for 1905, relating to transfer of prisoners.*

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

**Transfer of prisoners.**—Section 1. That section 5455, Revised Laws of Minnesota for 1905, be amended so as to read as follows:

5455. Transfer of prisoners.—The board of control may transfer from the reformatory to the state prison, from the state prison to the reformatory, and from the state training school to the reformatory whenever, in its judgment, such transfer will be advantageous to the person transferred, or to the institution from which such transfer is made. No person who has been transferred from the state training school shall be transferred from the reformatory to the state prison. Said board shall make all needful rules for the employment, discipline, instruction, removal, release, or return of inmates of said institution.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved March 28, 1911.

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CHAPTER 62—H. F. No. 314.

*An Act to authorize County Boards to appropriate additional sums for clerk hire in the office of the County Auditor in certain cases.*

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

**Clerk hire for county auditor in certain counties.**—Section 1. That any county of this state now or hereafter hav-