

## CHAPTER 38—S. F. No. 82.

*An Act to amend Section 3847 of the Revised Laws 1905, relating to final accounts of guardians and service of notice for hearing of same upon wards.*

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

Section 1. **Personal service upon guardian and non-resident ward required in final account matters.**—That Section 3847 of the Revised Laws 1905 be amended so as to read as follows:

“Section 3847. When the disability of any person under guardianship is removed, or he dies or the guardian resigns, the guardian shall render a final account of his guardianship to the Probate Court, and turn over all property of his ward in his possession to such ward or his legal representative. Upon the filing of such final account, with a petition for its settlement and allowance, the court shall make an order fixing a time and place for hearing thereon, and cause personal service thereof to be made upon said ward, if he is in the state, or in case of resignation, upon the guardian appointed in place of the guardian resigning if there be such newly appointed guardian, at least fourteen days before the date of hearing, and, if the ward be not in the state or is dead, service of said order shall be made by three weeks’ published notice. *Provided, if said non-resident ward is alive, personal service upon said ward in the state of his residence, or personal service upon the guardian of said ward appointed in the state of the residence of such ward at least fourteen days before the day of hearing shall be sufficient. The proof of the service without the state, as aforesaid, to be by the affidavit of the person making the same and made before an authorized officer having a seal.*”

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

Approved March 5, 1913.

## CHAPTER 39—S. F. No. 395.

*An Act authorizing counties to pay over to town, village or city treasurers certain sums of money from the county poor fund upon change from the county to the town system of caring for the poor.*

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

Section 1. **Auditor to compute amount due to townships and issue warrants for same.**—That whenever the system for relief of the poor in any county is changed from the county system to the town system and there remains in the county poor