

in such district, and having heard the evidence they shall, if they find it conducive to the good of the inhabitants of the territory affected, proceed to enlarge the said school district as asked for in the petition, and to fix the boundaries thereof and of all the remaining school districts thereby affected, attaching to or detaching contiguous territory to or from any of such districts, in such manner as in their judgment the best interests of the persons and districts thereby affected may require; provided, that no action or order changing any boundaries of any school district shall be valid unless and until the foregoing requirements as to posting and serving of notices have been observed; and provided further, that whenever the territory affected by any of the foregoing proceedings lies in two or more counties, like proceedings shall be had in each county affected, and no order in such proceedings shall be valid unless concurred in by the county boards of all such counties affected.

At the time of making such division, enlargement or change of boundaries, the county commissioners shall apportion to the district so enlarged that portion of the debts of said other districts as may seem to them right and proper, and said apportionment when so made shall be binding upon all the districts affected, and the county commissioners may also apportion to said districts so enlarged, such portion of the property of such other districts as shall seem to them just and proper. Said last mentioned apportionment shall be subject to review by the district court;

And provided further, that any person or officer of any school district aggrieved by any order of the county board made pursuant to the provisions of this section, may appeal to the district court from such order, such appeal to be governed by the provisions of Section 1285, Revised Laws 1905.

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

Approved April 23, 1913.

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#### CHAPTER 436—S. F. No. 328.

*An Act to amend Section 1441 of the Revised Laws, 1905, relating to the duties of the normal school board.*

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

**Section 1. Limitation of \$3,000 as maximum salary for normal school presidents, and also requirement of annual report to governor.**—That Section 1441 of the Revised Laws, 1905, be and the same is hereby amended to read as follows:

“Section 1441. The board shall have the educational management, supervision and control of the normal schools, and of

all property appertaining thereto. It shall appoint all presidents, ( ) teachers ( ) and other necessary employes therein, and fix their salaries. ( ) It shall prescribe courses of study, conditions of admission, prepare and confer diplomas, report graduates of the normal department, and adopt suitable rules and regulations for the schools. It shall, as a whole or by committee, visit and thoroughly inspect the grounds, buildings, modes of instruction, discipline and management of each school, at least once in each year. It shall report to the governor, ( ) on or before December 1 in every even numbered year, the condition, wants and prospects of each school, with recommendations for its improvement."

Approved April 23, 1913.

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CHAPTER 437—S. F. No. 330.

*An Act to cede a portion of the town of LaCrescent in the county of Houston and state of Minnesota, consisting of island lands in the Mississippi river to the state of Wisconsin.*

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

Section 1. **Certain tract ceded to Wisconsin.**—That all that portion of the town of LaCrescent in the county of Houston and state of Minnesota which lies easterly of the following described line, to-wit: Commencing in the Northeast quarter of Section Number Eleven (11), Township Number One Hundred Four (104), Range Number Four (4) at the point of intersection of the center line of the west channel of the Mississippi river with the center line of the main east channel of said river, and running thence southeasterly along the center line of said west channel to its intersection with the center line of said main east channel of said river, in the easterly part of Section Number Twenty-Four (24) in said township and range, is hereby ceded and relinquished to the state of Wisconsin in full and absolute right and jurisdiction; provided, and this cession is made upon condition, that no license or permit to sell or otherwise dispose of intoxicating liquors in the territory ceded shall ever be granted by the state of Wisconsin or any of its municipalities.

Sec. 2. **To take effect when Wisconsin cedes certain territory to Minnesota.**—This act shall not take effect or be in force until the state of Wisconsin shall by like act have ceded to the state of Minnesota all that part of the towns of Trenton and Isabelle, in the county of Pierce, and state of Wisconsin, which lies between the center line of the main channel of the Mississippi river, and the center of the northerly, the Wisconsin channel of said river, being more particularly described as follows, to-wit: all that part of township Number Twenty-Four (24) north of ranges numbered Seventeen (17) and Eighteen (18)