

west of the fourth principal meridian, which lies south of the center line of the northerly channel, otherwise known as the Wisconsin channel, of the Mississippi river, and also Island Number 72 in the Mississippi river commonly known as Government Lot 3 in Section One (1), township Eighteen (18), range Eleven (11), Town of Buffalo, county of Buffalo, state of Wisconsin, and relinquished to the state of Minnesota, its full and absolute right and jurisdiction to said territories described, and until a certified copy of such act shall be filed in the office of the secretary of state for the state of Minnesota and duly authenticated copies of the act of the state of Wisconsin accepting the said territory hereby ceded and of the congress of the United States approving this act and the acceptance thereof by the state of Wisconsin.

Sec. 3. Upon the taking effect of this act as provided in Section 2 hereof the said secretary of state shall certify the fact and effect hereof to the county auditor of the said county of Houston and said county auditor shall file the same in his office and shall thereupon and thereafter modify the tax list and other records of his office to correspond with the provisions and effect of this act.

Approved April 23, 1913.

CHAPTER 438—S. F. No. 375.

An Act providing for the proper construction of and condemnation of improperly constructed lockups, and amending Sections 5488 and 5492, Revised Laws of Minnesota for 1905.

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

Section 1. **When plans for lock-ups may be approved to board of control.**—That Section 5488 of the Revised Laws of Minnesota for 1905 be amended so as to read as follows:

“Section 5488.. Said *state* board of control shall not approve any plan for a lockup unless *said plan makes provision for the following essentials of construction and conditions, viz.: the building shall be fireproof and be not less than sixteen (16) feet by twenty (20) feet in area inside; and the ceiling shall be not less than eight (8) feet in height at the lowest point. It shall be built upon durable foundations, and shall have floors of stone or cement or other fireproof material laid over cement-concrete. The walls shall be protected against frost by hollow walls, tile or otherwise. There shall be an outside door, two separate rooms, satisfactory cells not less than five (5) feet by seven (7) feet in area and seven and one-half (7½) feet in height; and the lockup shall be well lighted, comfortably heated when in use and occupied by any person or persons, ventilated, and shall comply with reasonable sanitary requirements.*”

Sec. 2. Condemning of lockups by board.—That Section 5492 of the Revised Laws of Minnesota for 1905 be amended so as to read as follows:

“Section 5492. Whenever said state board of control shall become satisfied, from the report of a local health officer or from the report of any agent it may appoint and authorize to examine lockups, or from the inspection by one or more of its members, that any lockup does not reasonably conform to essential conditions and details of construction, such as are prescribed by law for plans for lockups, and that such lockup is in a condition or of a construction such as to endanger the well-being, health, security or life of any person confined therein, it shall condemn such lockup by its written order and it shall not be further used while such order is in force.”

Sec. 3. Board to enforce order by action in court.—If any lockup condemned by the state board of control shall thereafter be used while the order of condemnation is in force, it shall be the duty of said state board of control to bring an action in the district court in the county where the lockup is, for the purpose of enforcing its order of condemnation, and upon the trial of said action a copy of such order, certified in the usual form by the secretary of the state board of control, shall be conclusive evidence that such lockup has been condemned by the said state board of control and shall be prima facie evidence that said lockup does not comply with the requirements of this act and is unfit for use as a lockup, and that its future use should be enjoined by the court. Evidence to sustain the order of condemnation may be received in rebuttal.

Approved April 23, 1913.

CHAPTER 439—S. F. No. 647.

An Act relative to the loaning of money in sums of two hundred dollars (\$200.00) or less by corporations doing business in cities of the first class and prescribing the rates of interest therefor and regulations for such business.

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

Section 1. Construction of term “salary loan”—When lawful.—The words “salary loan” as used in this act shall mean a loan in a case where the lender shall take as security for the repayment thereof a promissory note or other written agreement secured by an endorsement, or by an assignment, transfer or pledge of the whole, or any part of any wages or salary whether earned or to be earned. The words “chattel mortgage loan” shall mean a loan in a case where the lender shall loan money upon a promissory note or other written agreement secured by mortgage or other lien upon any personal property.