

per month for each non-resident pupil, nor more than nine (9) months in any school year.

No non-resident pupil shall be entitled to have any tuition made a charge against the state whose residence district furnishes courses and instruction in the industrial studies. Nor shall pupils from any associated district be counted for payment of tuition in the central school of the same district.

No tuition shall be charged any pupil, resident of this state, who is enrolled in the high school department of any state high or graded school, except in the industrial departments above specified.

The state board of education shall make proper rules relating to enrollment, attendance, rates of tuition, payment of the endowment and current funds, on account of such non-resident pupils.

Sec. 15. Distribution of balance.—The balance of the current school fund shall be distributed on the same basis and at the same time as the endowment fund.

Sec. 16. To be vested in state high school board under certain conditions.—In case the state board of education referred to in this act shall not be provided by law, the authority herein granted to such board will vest in the state high school board and the state superintendent of education in accordance with the provisions of existing law.

Sec. 17. Repealing clause.—All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Sec. 18. Date act takes effect.—This act shall take effect and be in force from and after August first, 1915.

Approved April 23, 1915.

CHAPTER 297—H. F. No. 1158.

An Act to legalize certain amendments to city charters in certain cases and the acts of the officers thereunder.

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

Section 1. Amendments to city charter of Breckenridge legalized.—In any case in any city or village in this state where amendments to the city charter of any city or village operating under home rule charter have been prepared and filed with the chief magistrate or chief executive officer of said city or village by a number of persons, not less than that required by the law purporting to be a board of free holders and to have been appointed and to have acted under Section 36, Article 4 of the Constitution of this state, and the laws of this state enacted thereunder; and said amendments to such home rule charter have been actually submitted to the qualified voters of such city

or village at a general or special election held therein; and such amendments to said charter have been ratified and adopted by a vote as required by the constitution and laws of this state at such election; and such amendments to said charter have been actually put in operation in said city or village, and the powers by such amendments conferred, have been exercised by the village or city officers, then such amendments to said charter are hereby legalized and made lawful village or city amendments to said charter, and to have the same force and effect to be of like validity as if each, all and every requirement of law for the appointment and qualification of free holders to prepare and propose the same, the preparation, proposing and filing thereof by said board of free holders, the submission thereof to the voters of said village or city and the ratification and adoption thereof by the voters of said village or city, and the certifying and filing thereof in the office of register of deeds of the county and in the office of the Secretary of State had in all things been fully complied with.

Provided, that if said amendments to said city charter have not been filed in the office of the register of deeds of the county, a copy thereof certified to by the mayor of said village or city shall be filed in said office within sixty days after the passage of this act, and if said amendments to said city charter have not been deposited in the office of the Secretary of State, a copy thereof, certified by the mayor, shall be deposited in said office within sixty days after the passage of this act.

Sec. 2. Acts of officers under amendments legalized.—All acts of officers of said village or city under such amendments shall have the same force and validity as if said amendments to said charter had originally been fully valid and legal and filed as required by the law in the office of the register of deeds and Secretary of State.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved April 23, 1915.

CHAPTER 298—H. F. No. 1182.

An Act to fix the salaries and compensation for services and travel of county boards in all counties having not less than thirty-five nor more than forty congressional townships, and having an assessed valuation of not less than fourteen million nor more than sixteen million dollars, and to provide for the payment of their expenses.

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