

## CHAPTER 446.—H. F. No. 10.

*An act relating to boards of education in cities of Minnesota of over 50,000 inhabitants, not governed under a home rule charter, and fixing the number of members of such board, and providing for the election and terms of office of the members of such boards of education.*

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

**Section 1. Nine school directors for Minneapolis.**—The board of education in every city in the State of Minnesota now or hereafter having over fifty thousand inhabitants and not governed under a charter adopted pursuant to section 36, article 4 of the State Constitution, shall consist of nine school directors from the first Monday in January, A. D. 1919, to the first Monday in January, A. D. 1921, and shall consist of ten school directors from the first Monday in January, A. D. 1921, to the first Monday in January, A. D. 1923, and from and after the first Monday in January A. D. 1923, said board of education shall consist of nine school directors, which school directors shall be one school director at large from the city and one school director from each senatorial district within such city and shall be elected as herein provided. The present members composing such board of education shall continue in office until the expiration of their terms of office, respectively.

**Sec. 2. Elections in 1918, 1920 and 1922.**—At the general election in such city in the year 1918 and at the general election in such city occurring every six years thereafter each odd numbered senatorial district and each fractional odd numbered senatorial district within such city shall elect one such school director for the term of six years, and at the election in such city for the year 1920 and at the general election in such city occurring every six years thereafter each even numbered senatorial district and each fractional even numbered senatorial district within such city shall elect one such school director for the term of six years, and at the general election in such city for the year 1922 and at the general election in such city occurring every six years thereafter one such school director at large shall be elected by all the senatorial districts and fractional senatorial districts included in such city for the term of six years.

**Sec. 3. Filling of vacancies.**—Whenever any vacancy shall occur in the office of any such school director three years or more before the expiration of his term of office, such vacancy shall be filled by the election at the next general election held in such city of a school director for the unexpired term by the electors of the senatorial district or districts in respect to which such vacancy shall occur. Any such vacancy for the period prior to such election of a school director and his qualification

for such office, and any vacancy occurring in the office of any school director less than three years before the expiration of his term, may be filled by appointment by the board of education of a school director from the senatorial district or districts in respect to which such vacancy shall occur.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 20, 1917.

---

CHAPTER 447.—H. F. No. 257.

*An act to extend the time for closing the affairs of certain dissolved corporations other than corporations having power of eminent domain, legalizing conveyances and extending time for service of process and prosecuting and defending actions.*

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

Section 1. **Extension of time for closing affairs of certain dissolved corporations.**—Where any corporation other than a corporation having the power of eminent domain, which has been dissolved more than three years by expiration or forfeiture of its charter, decree of court, by statutory proceedings, or otherwise, did not fully close its affairs and convey all its property within the three year limit prescribed by General Statutes, 1913 section 6198, and where any such corporation has, claims, or appears to have or claim any interest in or to any property, the time so limited is nevertheless extended for two years from and after the passage of this act for the purpose of closing up the affairs of any such corporation, conveying its property, and for the purpose of authorizing and permitting service of process in actions at law or equity, or otherwise, including actions under chapter 65 General Statutes, 1913, and for service of process by publication according to law against such corporations, and in order that any such corporations may prosecute and defend actions and be served with process therein.

Sec. 2. **Conveyances, etc., legalized.**—Any and all conveyances of property by any such corporations and any and all proceedings, and actions heretofore, commenced or had, including actions under chapter 65, General Statutes, 1913, including service of process against any such corporations after the expiration of the three year limit prescribed by General Statutes, 1913, section 6198, are hereby legalized and made of the same force and effect as though the same had been done within said three year limit. Provided, that in any said proceedings or actions, the defendant therein shall have three months from and after