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education adopted by that board and approved by the federal board for vocational education, the high school board shall reimburse such school district for its expenditures for salaries of vocational teachers from federal and state funds available to an amount not exceeding two-thirds of the salaries of such vocational teachers, provided that in the event of joint federal and state funds not being sufficient to make such reimbursement in full, the high school board shall pro rate the amount available to the various districts entitled to receive reimbursement.

Sec. 3. Reimbursing institutions for training teachers.— The high school board shall reimburse institutions selected by it to train teachers of vocational subjects to the amount of the expenditures made for such training by the said institutions, provided that no federal funds may be applied directly or indirectly to the purchase, erections, preservation or repair of any building or buildings or equipment, or for the purchase or rental of lands or for the support of any religious or privately owned school or college.

Sec. 4. Appointment of officials and assistants.—The high school board shall have authority to appoint such officials or assistants as may be necessary to administer the federal act and chapter 491, Session Laws of Minnesota for 1917, to fix the salaries of such persons appointed, and to make expenditures from the state funds appropriated under the provisions of this act for the salaries and necessary expenses of such officials and assistants, or to use a portion of such funds in matching federal funds available for the same purpose.

Sec. 5. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Sec. 6. This act shall be in force from and after its passage. Approved April 23, 1919.

CHAPTER 415—S. F. No. 1037.

An act to amend Section 3975, General Statutes Minnesota 1913, as amended by Chapter 230, Session Laws of Minnesota 1917, relating to the exemption of certain persons from paying a peddlers' license fee.

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

Section 1. Soldiers, etc., permitted to peddle with securing license.—That section 3975, General Statutes Minnesota 1913, as amended by chapter 230, Session Laws of Minnesota 1917, be and the same hereby is amended so as to read as follows:

3975. No license fee or other charge shall be required of any honorably discharged soldier, sailor or marine who served the United States in the Civil War, in the Spanish-American War, in the Philippino Rebellion, or in the Boxer uprising, or in the recent war against the German Empire and its allies, for the privilege of hawking or peddling goods and merchandise, not prohibited by law or ordinance, solely on his account. Upon application therefor, accompanied by proof of such discharge, to any clerk or other officer authorized to issue such license, the same shall forthwith be granted. Every violation hereof shall be deemed a misdemeanor, the minimum punishment whereof shall be a fine of ten dollars.

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

Approved April 23, 1919.

CHAPTER 416-H. F. No. 27.

An act to amend Section 14 of Chapter 467, General Laws 1913, as amended by Section 5 of Chapter 209, General Laws 1915, relating to the liability of employers to compensate the dependents of employes in all cases where death results to an employe, caused by injury arising out of and in the course of employment, and fixing a scale of compensation therefor.

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

Section 1. Dependents under workmen's compensation act. --Section 8208, General Statutes 1913, as amended by section 5 of chapter 209, General Laws 1915, be and the same is hereby amended to read as follows:

Section 14. Who are dependents and allowance to each.—(1) Wife and children conclusively presumed wholly dependent; when, for the purpose of this act, the following described persons shall be conclusively presumed to be wholly dependent: (a) Wife, unless it be shown that she was voluntarily living apart from her husband at the time of his injury or death; (b) minor children under the age of sixteen years.

(2) Prima facie presumption as to certain children; children between sixteen and eighteen years of age, or those over eighteen, if physically or mentally incapacitated from earning, shall, prima facie, be considered dependent.

(3) Actual dependents, wife, child, husband, mother, father, grandmother, grandfather, sister, brother, mother-in-law, father-inlaw, who were wholly supported by the deceased workman at the time of his death and for a reasonable period of time immediately prior thereto, shall be considered his actual dependents, and payment of compensation shall be made to them in the order named.

(3A) Partial dependents. Any member of a class named in subdivision (3), who regularly derived part of his support from the wages of the deceased workman at the time of his death and for a reasonable period of time immediately prior thereto, shall be considered his partial dependent, and payment of compensation shall be made to such dependents in the order named.