

has means of support, may, nevertheless in the discretion of the "Soldiers Home Board," be admitted to the Minnesota Soldiers' Home upon entering into and complying with the terms of a contract made by him with such board, providing for reasonable compensation to be paid by such person to the State of Minnesota for his care, support and maintenance in said Home.

Approved February 7, 1923.

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#### CHAPTER 14—S. F. No. 133.

*An act to fix the times of holding the general terms of the District Court in the Third Judicial District of the State of Minnesota.*

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

Section 1. **Terms of Court in Third Judicial District.**—The General Terms of the District Court in the several counties constituting the Third Judicial District of the State of Minnesota, shall be held, each year, at the times herein prescribed as follows:

Olmsted County: On the third Monday in February, the first Monday in June and the third Monday in October.

Wabasha County: On the second Monday in May and the third Monday in November.

Winona County: On the second Monday in January and the third Monday in April and September.

Sec. 2. **Grand Jury to be drawn on direction of Court.**—No Grand Jury shall be drawn or summoned for any of the said terms of Court, except upon the direction of the presiding Judge thereof.

Sec. 3. **Law repealed.**—Chapter 103, General Laws 1921, is hereby repealed.

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

Approved February 8, 1923.

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#### CHAPTER 15—S. F. No. 127.

*An act authorizing the amendment of the articles of incorporation of certain education corporations in certain particulars.*

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

Section 1. **Amendments to articles of incorporation authorized.**—Whenever heretofore the articles of incorporation of any educational corporation not for profit, incorporated under the laws of this state, have provided that persons to be members of said corporation must either be a minister, or other person delegated by a

congregation which is a member of a particular church (such church being a religious and charitable corporation not for profit incorporated under the laws of this state)' to the annual meeting of said church, or some other person entitled to vote at such meeting; and whenever the said church referred to in said articles (hereinafter called the "original church") has ceased to hold annual or other meetings as a separate organization, or to have any separate existence, but has become merged into another church of the same faith (hereinafter called the "successor church", such successor church being also a religious and charitable corporation not for profit incorporated under the laws of this state), but the articles of incorporation of such educational corporation have not been amended prior to said merger of the original church into the successor church, with the result that there are no persons now qualified to be members of such educational corporation, as such members are defined in its articles of incorporation, but the said educational corporation is still in existence: then and in every such case it shall be lawful for the last elected board of trustees or other governing body of such educational corporation, or their survivors, by resolution adopted by at least a two-thirds vote of said survivors at any meeting of said board, to amend the articles of incorporation of such educational corporation by striking from said articles, wherever it appears therein, the name of such original church, and inserting in lieu thereof the name of such successor church.

**Sec. 2. Manner of calling special meetings.**—A special meeting of said board of trustees or other governing body for the purpose of considering such resolution may be called by any member of said board to meet at any point within the State, upon twenty days written notice by mail to all the surviving members of said board stating the purpose of the meeting. Two thirds of the survivors of said board shall constitute a quorum at such meeting for the consideration of such resolution. Such resolution shall be embraced in a certificate duly executed and acknowledged by the president and secretary or other presiding and recording officers of said meeting under the corporate seal of said corporation, which said certificate shall be filed in the office of the Secretary of State and recorded in the offices of the Register of Deeds of the county in which the educational institution of said corporation is located, and said amendment shall become effective upon such filing and recording.

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

Approved February 8, 1923.