

*ment of actions by any person claiming as heir of any person who has conveyed land claimed as a homestead at the time of the conveyance where such conveyance was made prior to January 1st, 1910.*

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

**Section 1. Dower and curtesy abolished in certain cases.**—All inchoate estates in dower and curtesy, and all inchoate estates or statutory interests in lieu of dower and curtesy, are hereby abolished in all lands in this state which have been conveyed prior to January 1, 1910, by the husband or wife of the one entitled to such inchoate dower or curtesy, or statutory interest, by a conveyance in writing.

**Sec. 2. Action shall not be maintained.**—No action for the recovery of real property, or of any right therein, or the possession thereof, shall be maintained by any person having any estate in dower or by the curtesy or any estate or statutory interest in lieu of dower or by the curtesy therein, or by anyone claiming, by, through or under any such person, where it appears that the husband and wife of such person conveyed such real property, or any interest therein, by a conveyance in writing, prior to the first day of January, 1910; and no action shall be maintained for the recovery of real property, or of any right therein, or the possession thereof, by any person claiming as heir of any person who has conveyed land claimed as a homestead at the time of the conveyance and where such conveyance was made prior to January 1st, 1910, unless such action shall be commenced on or prior to the first day of December, 1925, and notice thereof filed for record at the time of the commencement of said action in the office of the Register of Deeds in the county where said real property is situate.

Approved April 9, 1925.

---

#### CHAPTER 175—H. F. No. 805.

*An act to amend Section 4325, General Statutes 1923, relating to definition of daily wage under the workmen's compensation act.*

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

**Section 1. Definitions.**—That Section 4325, General Statutes 1923, be and the same hereby is amended so as to read as follows:

"4325. "Daily Wage" as used in this act shall mean the daily wage of the employe in the employment in which he was engaged at the time of the injury, and if at the time of the injury the employe is working on part time for the day, his daily wage shall be arrived at by dividing the amount received or to be received by him for such part time service for the day by the number of hours of such part time service and multiplying the result by the number of hours of the normal working day for the employment involved.

*Provided, that in the case of persons performing services for municipal corporations in case of emergency, then the normal working day shall be considered and computed as eight hours.*

The weekly wage shall be arrived at by multiplying the daily wage by the number of days and fractional days normally worked in the business of the employer for the employment involved; provided that the weekly wage shall not be less than five and one half times the daily wage. Occasional overtime shall not be considered in computing the weekly wage, but if such overtime is regular or frequent throughout the year for the employment involved, then it shall be taken into consideration.

Where board or other allowances of any character except gratuities are made to an employe in addition to wages as a part of the wage contract, they shall be deemed a part of his earnings and computed at the value thereof to the employe."

Approved April 9, 1925.

---

#### CHAPTER 176—H. F. No. 860.

*An act to amend Section 869, General Statutes 1923, relating to county orders and to the payment of interest thereon.*

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

Section 1. **Interest on county warrants.**—That Section 869, General Statutes 1923, be and the same is hereby amended to read as follows:

"869. When any order or warrant drawn on him as treasurer is presented for payment, if there is money in the treasury for that purpose, the county treasurer shall redeem the same, and write across the entire face thereof the word 'Redeemed,' the date of the redemption, and his official signature. *If there is not sufficient funds in the proper accounts to pay such orders they shall be numbered and registered in their order of presentation, and proper endorsement thereof shall be made on such orders and they shall be entitled to payment in like order. Such orders shall bear interest at the legal rate from such date of presentment.* The treasurer, as soon as there is sufficient money in the treasury, shall appropriate and set apart a sum sufficient for the payment of the orders so presented and registered, and, if entitled to interest, he shall issue to the original holder a notice that interest will cease in thirty days from the date of such notice; and, if orders thus entitled to priority of payment are not then presented, the next in order of registry may be paid until such orders are presented. No interest shall be paid on any order, except upon a warrant drawn by the county auditor for that purpose, giving the number and date of the order on account of which the interest warrant is drawn, provided, that in any county in this state