

## CHAPTER 97—S. F. No. 371.

*An act authorizing the county board of any county in this state now or hereafter having an assessed valuation of all its taxable property exclusive of money and credits of more than \$300,000,000, and an area of over 5,000 square miles, and owning a county fair ground with buildings and other improvements thereon, to expend all or any portion of any sum paid to said county as damages to said county, by reason of the extension of mining operations that destroy streets and highways leading to said fair grounds, for the purpose of rebuilding and otherwise improving a new fair ground.*

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

**Section 1. Certain counties to spend money for Fair Grounds and Building.**—That the county board of any county in this state now or hereafter having an assessed valuation of all its taxable property of more than \$300,000,000, and an area of over 5,000 square miles, and owning a fair ground with buildings and other improvements thereon, is hereby authorized to expend in the erection of buildings and other improvements of a county fair ground, all or any part of any sums heretofore or hereafter paid to said county as damages caused by the extension of mining operations that result in the vacation of platted portions of any village near said fair ground, the destruction of roads and bridges leading thereto, and rendering the location and use of said fair ground no longer suitable for county fair purposes, as determined by the county board of said county.

**Sec. 2. Funds to be carried in special account.**—That on the collection of any such damages said funds shall be credited to a fund to be designated as "county fair ground fund" in the records of the county auditor of such county, and together with another fund that may be credited to such county fair ground fund, from whatever source received, may be expended in the manner provided by law for the improving of a county fair ground owned by any such county, for the improvement of which fair ground such funds were received.

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

Approved March 25, 1925.

---

**CHAPTER 98—S. F. No. 479.**

*An act to authorize any school district of this state to pay dues in the Minnesota School Board Association and the expense of delegate attending the annual meeting of such association.*

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

**Section 1. School Boards to become members of Minnesota School Board Association.**—The school board of any school district of this state by a two-thirds vote may become a member of the Minnesota School Board Association and by a similar vote appoint one of its members to attend the annual meeting thereof, and the amount of the annual membership dues in such association and the actual and necessary expense incurred in attending such meeting shall be paid as other expenses of the district are paid.

Approved March 25, 1925.

---

CHAPTER 99—S. F. No. 533.

(Sec. 162, G. S. 1923)

*An act to amend Chapter 326, Laws of 1913, relating to the times of holding general terms of the district court of the fifth judicial district in the State of Minnesota.*

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

**Section 1. Terms of court in fifth judicial district.**—The general terms of the district court of the fifth judicial district of the State of Minnesota shall be held as follows:

In Dodge county, the first Monday in April and the *third Monday in September.*

In Rice county, the first Monday in May and the *first Wednesday after the first Monday in November.*

In Steele county, the first Monday in June and the first Monday in December.

In Waseca county, the *first Monday in March* and the *second Monday in October.*

Provided, however, that where any general term in said Waseca county has been or shall hereafter be adjourned for a period of more than thirty (30) days, and issues of fact in any action are joined more than eight (8) days before the first day of any such adjourned term, then and in that case such action may be brought on for trial at such adjourned term upon notice of trial served eight (8) days or more before the beginning of said adjourned term.

**Sec. 2. Inconsistent acts repealed.**—All acts and parts of acts inconsistent herewith are hereby repealed.

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

Approved March 25, 1925.