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- Sec. 9. Inconsistent acts repealed.—All acts and parts of acts inconsistent herewith are hereby superseded, modified, or amended so far as necessary to give effect to the provisions of this act.
- Sec. 10. If any section, part, or provision hereof be found unconstitutional such determination shall not affect the validity of the remaining provisions hereof.

Approved April 18, 1935.

CHAPTER 214-S. F. No. 1199

An act to amend Mason's Minnesota Statutes of 1927, Section 3026, as amended by Laws of 1929, Chapter 190, relating to classification and definitions of public schools.

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

- Section 1. Classifications and definitions.—That Mason's Minnesota Statutes of 1927, Section 3026, as amended by Laws 1929, Chapter 190, be and the same hereby is amended to read as follows: "Classification and definitions—For the purpose of this act all public schools shall be classified under the following heads: Classification. (1) Graded Elementary Schools, (2) Ungraded Elementary Schools, (3) Four-Year High Schools, (4) High School Departments, (5) Junior High Schools, (6) Senior High Schools, (7) Consolidated Schools and (8) Six-Year High Schools."
- "Definitions. (1) A graded elementary school shall be a school giving instruction in the first six years of the public school course and employing at least three teachers devoting their entire time to elementary school work, or a school giving instruction in the first eight years of the public school course, and employing at least four teachers devoting their entire time to elementary school work. In each such school one teacher may be designated as principal.
- (2) An ungraded elementary school shall be a school giving instruction in the elementary course and employing one or more teachers, but not having the rank of a graded elementary school.
- (3) A four-year high school shall be a school giving one or more four-year courses beyond the eight-year elementary course, and which shall employ a superintendent, a high school principal and one or more high school teachers.

- (4) A high school department shall be a school giving intruction in high school subjects beyond the eight-year elementary course. Such high school department shall employ two or more qualified high school teachers to give instruction in such high school subjects, one of whom may be the superintendent of the high school department and the elementary school associated therewith.
- (5) A junior high school shall be a school having a separate organization and employing a principal and two or more teachers giving instruction in the seventh, eighth and ninth years of the twelve-year public school course.
- (6) A senior high school shall be a school having a separate organization and employing a principal and two or more high school teachers giving instruction in the tenth, eleventh and twelfth years of the twelve-year public school course. It shall be located in a school district which maintains a junior high school and which employs a superintendent for the entire system of public schools in such school district.
- (7) A consolidated school shall be any school located in a school district organized by law as a consolidated school district. Such consolidated schools shall also be classified under one of the six preceding headings of this section.
- (8) A six-year high school shall be a school employing a superintendent, a high school principal, and two or more high school teachers giving instruction in years seven to twelve inclusive of the public school course.

Approved April 18, 1935.

CHAPTER 215-S. F. No. 1339

An act to validate certain conveyances heretofore made. Be it enacted by the Legislature of the State of Minnesota:

Section 1. Certain deeds validated.—All deeds for the conveyance of real estate made and executed by a husband to wife, or by a wife to husband, during the past six years, where the execution thereof was otherwise valid, and where such instrument has been acknowledged as provided by law, and where such deeds would have been valid under the laws of the state where they were in fact executed, and where the grantors in such deeds are dead, the same are hereby validated and legalized, and such conveyances are hereby made valid as to the