Special elections.---Whenever the school board of Sec. 2. such existing school district shall adopt a resolution with the consent and approval of the county board of education proposing to annex such unorganized school district territory, the clerk of the school board adopting such resolution shall within sixty days thereafter in the manner provided by law cause notice to be given of a special election within such existing school district upon the proposition of annexing the territory of such dissolved school district and assuming the indebtedness of such unorganized school district before the same became unorganized, and if a majority of the electors at such special election shall vote in favor of such annexation of such unorganized territory, such unorganized territory shall thereafter become a part of such existing school district, and all of the taxable property within the unorganized school district and such existing school district shall be liable for the indebtedness of both of said school districts.

Sec. 3. School boards to control property after annexation. -After such annexation, the governing body of the existing school district shall have control of all of the school property within the territory of such unorganized school district, and the county board of education shall by appropriate action transfer and convey to the school board all of the school property used for or in connection with school purposes in the territory of such unorganized school district to such existing school board. Such county board of education shall also by appropriate action transfer all existing funds available for school purposes in the territory of such unorganized school district at the time of such annexation, and thereupon the money so transferred shall become a part of the funds of the school district annexing such territory. After such annexation the school board of such existing school district shall have the power and authority provided for by law for the issuance of bonds or other evidences of indebtedness to fund or refund any existing indebtedness of the territory so annexed, and such obligations when so issued shall become a lien upon all of the property in the unorganized as well as the existing district so annexing such unorganized territory.

Approved April 29, 1935.

CHAPTER 364-H. F. No. 1478

An act requiring the state board of control and the state. board of education jointly to prepare and maintain a continuous census of the feeble-minded in the state, with the cooperation of other agencies; to file petitions for commitment; and to submit biennial reports.

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

Section 1. Continual census of feeble minded in the state required.—The state board of control jointly with the state board of education are hereby authorized and required to prepare and maintain a continuous census of the feeble-minded of the state and to make such recommendations as are deemed advisable to schools of the state for their education, and to cause petitions to be filed in the proper court for commitment of any person the board of control deems should be so committed. The board of control is hereby authorized to file such petitions whenever such petitions seem advisable.

Sec. 2. Access to records.—All school authorities of the state are hereby required to give access to their records and to furnish information to the state board of control or state department of education regarding the name, age, residence and antecedents of all children within their control believed to be feeble-minded, and to give access to all children within their control for the purpose of examination.

Sec. 3. Must report to state board of control.—All doctors, nurses, hospitals, child welfare boards, public health officers, and public officers, boards or commissions within the state are hereby requested to report to the state board of control, the name, age and residence of all persons believed by them to be feeble-minded, and it shall be the duty of all child welfare boards to furnish the state board of control any information it may request relative to name, age, residence, and antecedents of any person believed to be feeble-minded.

Sec. 4. To report to legislature.—The board of control and the state board of education shall separately in their biennial reports to the governor and legislature include a summary of their work and their respective recommendations.

Approved April 29, 1935.

CHAPTER 365-H. F. No. 1477

An act to amend Laws of 1929, Chapter 111, regulating the investment of the funds of domestic life insurance companies.

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

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