

of sale, but each such smaller tract or larger tract must be classified and appraised as such before being offered for sale."

Sec. 2. Mason's Supplement 1940, Section 2139-22, is hereby amended to read as follows:

"2139-22. The net proceeds from the sale or rental of any parcel of forfeited land, or from the sale of any products therefrom, shall be apportioned by the county auditor, to the taxing districts interested therein, as follows:

"(a) *Such portion as may be required to pay any amounts included in the appraised value under Mason's Supplement 1940, Section 2139-15 (c), as representing increased value due to any public improvement made after forfeiture of such parcel to the state, but not exceeding the amount certified by the clerk of the municipality, shall be apportioned to the municipal subdivision entitled thereto.*

"(b) *Such portion of the remainder as may be required to discharge any special assessment chargeable against such parcel for drainage or other purpose, whether due or deferred at the time of forfeiture, shall be apportioned to the municipal subdivision entitled thereto.*

"(c) *Such portion of the remainder as may have been theretofore levied on said parcel of land for any bond issue of the school district, township, city, village or county, wherein said parcel of land is situated shall be apportioned to said municipal subdivisions in the proportions of their respective interest. (d) Any balance remaining shall be apportioned as follows: State ten per cent, county 30 per cent, township, village or city 20 per cent and school district 40 per cent.*"

Approved April 23, 1941.

CHAPTER 395—S. F. No. 309

An act relating to probate courts and guardianships therein, and to amend Laws of 1935, Chapter 72, Section 135.

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

Section 1. **Law amended—guardians.**—That laws of 1935, Chapter 72, Section 135 is hereby amended to read as follows:

A guardian shall be subject to the control and direction of the court at all times and in all things. A general guardian of the person shall have charge of the person of the ward. A general guardian of the estate shall (1) pay the reasonable charges for the support, maintenance, and education of the ward in a manner suitable to his station in life and the value of his estate; but nothing herein contained shall release parents from obligations imposed by law for the support, maintenance, and education of their children, (2) pay all just and lawful debts of the ward and the reasonable charges incurred for the support, maintenance, and education of his wife and children, and upon order of the court *pay such sum as the court may fix as reasonable* for the support of any person unable to earn a livelihood who is or may become legally entitled to support from the ward, (3) possess and manage the estate, collect all debts and claims in favor of the ward, or with the approval of the court compromise the same, and invest all funds, except such as may be currently needed for the debts and charges aforesaid and the management of the estate, in such securities as are authorized by G. S. 7714 and approved by the court, except as provided in G. S. 7735.

Approved April 23, 1941.

CHAPTER 396—S. F. No. 966

An act to amend Mason's Minnesota Statutes 1927, Section 10137, relating to prosecution for failure to support wife or child.

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

Section 1. **Law amended.**—That Mason's Minnesota Statutes of 1927, Section 10137, be amended so as to read as follows:

“10137. **Prosecution.**—On complaint being made in writing and under oath by the wife, or by an official or member of the governing body of the town, village, city or county wherein such wife is a resident, or by any reputable person to a justice of the peace or judge of a municipal court, accusing any person of the offense defined in section 10136, the justice or judge shall issue his warrant against the person accused, directed to the sheriff or constable of the county, commanding him forthwith, to bring such accused person before the justice or judge to answer such complaint.”

Approved April 23, 1941.