484.18. **Tenth judicial district.** General terms of district court in the counties constituting the tenth judicial district shall be held each year at the times herein specified:

Fillmore County: On the second Monday in April and the second Monday in November.

Freeborn County: On the *third* Monday in February, the second Monday in May, and the *second* Monday in September.

Mower County: On the second Monday in January, the first Monday in June, and the second Monday in October.

When any general term in any of said counties shall be adjourned for a period of more than 30 days, and issues of fact in any action are joined more than eight days before the first day of any adjourned term, then, and in that case, such action may be brought on for trial at the beginning of said adjourned term; such notice of trial shall be filed with the clerk at least six days before the beginning of such adjourned term and shall serve as a note of issue.

Sec. 2. Effective. This act shall take effect and be in force from and after July 1, 1945.

Approved April 12, 1945.

## CHAPTER 266-S. F. No. 102

An act relating to relief for any school district organized under Laws 1929, Chapter 9, in which the full value of the property which is exempt from local taxation because taxes thereon are paid under the gross earnings tax laws is greater than the taxable value of all other non-exempt real and personal property, exclusive of moneys and credits, and amending Minnesota Statutes 1941, Section 128.23, Subdivision 1.

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

Section 1. Minnesota Statutes 1941, Section 128.23, Subdivision 1, is amended to read:

Subdivision 1. Computation of aid. Any county school district organized under Laws 1929, Chapter 9, in which the full value of all property which is exempt from local taxation because taxes thereon are paid into the state treasury under the provisions of the gross earnings tax laws exceeds the tax-

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able value of all other non-exempt real and personal property, exclusive of money and credits, shall be entitled to receive from the state treasury, in addition to all other state aid or relief, such an amount annually as would be produced by computing a tax of one-fourth of the current tax rate for county school district purposes upon the full value of such property which is exempt from local taxation because of the provisions of the gross earnings tax laws. No county school district receiving relief hereunder shall be entitled to receive any aid under section 128.22. The amount which any county school district shall receive under this section shall not exceed \$28.00 per pupil enrolled therein.

Approved April 13, 1945.

## CHAPTER 267-S. F. No. 116

An act relating to gross earnings aid for certain school districts; amending Minnesota Statutes 1941, Section 128.22, Subdivisions 1 and 2.

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

Section 1. Minnesota Statutes 1941, Section 128.22, Subdivisions 1 and 2, are amended to read as follows:

128.22. Gross earnings aid; certain districts. Subdivision How computed. When the properties of any school dis-1. trict in this state are made up, to the extent of at least 20 percent in value, of property which is exempt from local taxation because taxes thereon are paid into the state treasury under the provisions of the gross earnings tax law, such district shall be entitled to receive from the state treasury, in addition to all other state aid, not to exceed such an amount annually as would be produced by computing a tax of one half of the current local rate for school purposes upon the valuation of the property in such district so exempt from local taxation where the valuation of such property so exempt is \$3,000,000 or less, but not over 20 mills, and one-third of the current local rate for school purposes where the valuation of such property is over \$3,000,000 and less than \$5,000,000 but not over 15 mills, and one-fifth of the current local rate for school purposes when the valuation of such property exceeds \$5,000,000 but not in excess of 10 mills. Provided that any school district

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