

CHAPTER 715—H. F. No. 1568

An act relating to the state civil service; amending Minnesota Statutes 1949, Section 43.121, by adding a new subdivision thereto.

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

Section 1. Minnesota Statutes 1949, Section 43.121, is amended by adding thereto the following new subdivision:

43.121 *Subd. 3. Notwithstanding the provisions of this section, the director may assign the classes of employment which require teaching in an established school program in the institutions of the state listed in this subdivision or professional services in the state department of education to salary ranges which he is hereby authorized to establish. The director may establish such salary ranges by combining any two salary ranges set forth in Section 43.12, Subdivision 2, in which the minimum salary of the second salary range is approximately the maximum salary of the first salary range. Whenever the director assigns classes of employment which require teaching in an established school program or professional services in the state department of education to any salary range which he is authorized to establish by this subdivision, he shall prepare schedules showing the salary ranges for each class, grade, or group of positions in the class of positions assigned by him and he shall also prepare schedules showing entrance salaries and step increases based upon qualifications and merit for each class, grade or group of position in the class of positions assigned by him, and all these schedules shall be subject to approval by the board, public hearing and the commissioner of administration in the same manner as governs salary schedules or the assignment of an additional class to the classification plan as provided in subdivisions 1 and 2 hereof.*

The institutions and department of the state to which this subdivision shall apply are: The Minnesota School and Colony, the Owatonna State School, Cambridge State School and Hospital, Minnesota Braille and Sight Saving School, School for the Deaf, State Training School for Boys, Home School for Girls, Gillette State Hospital for Crippled Children and the state department of education.

Approved April 23, 1951.

* Note: This chapter was, by an opinion of the Attorney General, dated July 16, 1951, declared to be unconstitutional.