## CHAPTER 200—H.F.No.1143

An act relating to public health; providing that chiropractic colleges shall be entitled to receive cadavers for the purpose of anatomical study; amending Minnesota Statutes 1974, Sections 145.14 and 525.923.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1974, Section 145.14, is amended to read:

- 145.14 PUBLIC HEALTH; CHIROPRACTIC COLLEGES; USE OF CADAVERS FOR STUDY. Except as otherwise provided in section 145.15, the bodies of all persons dying within the state and not claimed for burial within 36 hours after death shall be delivered by the person in charge thereof for purposes of anatomical study. The deans of the medical colleges and chiropractic colleges of the state shall appoint a committee to receive such bodies, which committee shall apportion the same to the several colleges according to the numbers of their students. The maximum number of cadavers allotted to a chiropractic college shall be 16 per year. Any body so received shall be surrendered on demand of a relative entitled to its possession. The remains of any such body, after it has answered the purposes, shall be decently buried in a public cemetery and the expense of transporting and burying such body shall be borne by the college receiving the same.
- Sec. 2. Minnesota Statutes 1974, Section 525.923, is amended to read:
- 525.923 PERSONS WHO MAY BECOME DONEES; PURPOSES FOR WHICH ANATOMICAL GIFTS MAY BE MADE. The following persons may become donees of gifts of bodies or parts thereof for the purposes stated:
- (1) any hospital, surgeon, or physician, for medical or dental education, research, advancement of medical or dental science, therapy, or transplantation; or
- (2) any accredited medical or dental school, college or university for education, research, advancement of medical or dental science, therapy, or transplantation; or
- (3) any bank or storage facility, for medical or dental education, research, advancement of medical or dental science, therapy, or transplantation; or
- (4) any specified individual for the rapy or transplantation needed by him ; or

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(5) any approved chiropractic college for education, research or advancement of chiropractic science.

Approved April 8, 1976.

## CHAPTER 201-H.F.No.1293

## [Coded]

An act relating to public television; providing grants for instructional television stations serving Minnesota; providing for supervision of grant expenditures; appropriating money.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

- Section 1. [139.16] PUBLIC TELEVISION GRANTS; PURPOSE. The purpose of this act is to facilitate the use of public television as a community resource for the public by providing financial assistance to public television stations serving Minnesota citizens, and to provide for cooperation between public television station officials and the state arts board.
- Sec. 2. [139.17] **DEFINITIONS.** Subdivision 1. As used in this act, the terms defined in this section have the meanings here given them.
- Subd. 2. "Public station" means a licensee of the federal communications commission as a noncommercial educational television broadcast station within or without the state serving a significant segment of the population of this state.
- Sec. 3. [139.18] GRANTS. Subdivision 1. The state arts board shall distribute the funds provided by this act. Twice annually the state arts board shall make grants for the acquisition and production of materials and broadcast transmission costs to educational stations to the extent and in the amount the educational station matches Minnesota based contributions, on a dollar for dollar basis.
- Subd. 2. In calculating the amount of contributions that must be matched by a public station pursuant to subdivision 1, contributions, whether monetary or in kind, from the corporation for public broadcasting, from tax generated public or private elementary and secondary schools, and from all sources based outside the state shall be excluded. The state arts board shall make payments in such a manner that eligible public stations receive as equal an amount as consistent with this section. No payments shall be made to a public station located in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, or Washington.

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