

Section 1. State and village of Long Prairie; exchange of armory property. Subdivision 1. The adjutant general, with the approval of the governor, may convey to the village of Long Prairie the state's interest in and to that certain land in the village of Long Prairie, Todd county, Minnesota, described as follows:

The South 90 feet of Lot 7, Block 14, Original Townsite of the Village of Long Prairie, according to the records thereof in the office of the register of deeds for Todd county;

for such public use as the village may make thereof; provided the village of Long Prairie shall convey, by quitclaim deed, to the state of Minnesota, department of military affairs, such interest as said village may have in and to the following described real estate situate in Todd county, Minnesota:

The South 94 feet of Lot 10, Block 14, Original Townsite of the Village of Long Prairie, according to the records thereof in the office of the register of deeds for Todd county;

this section to be effective upon its approval by a majority of the members of the governing body of the village of Long Prairie and upon compliance with Minnesota Statutes, Section 645.021.

Approved May 22, 1963.

CHAPTER 829—H. F. No. 2007

An act relating to interest rates on municipal obligations; amending Minnesota Statutes 1961, Section 475.56.

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

Section 1. Minnesota Statutes 1961, Section 475.56, is amended to read:

475.56 Municipalities; interest rate on obligations; coupons. Any municipality issuing obligations under any law may issue obligations bearing interest at a single rate or at rates varying from year to year which may be lower or higher in later years than in earlier years. Such higher rate for any period prior to maturity may be represented in part by separate coupons designated as additional coupons, extra coupons or B coupons. Each rate shall be in an integral multiple of 1/4, 1/8, or 1/10 of 1 percent per annum as specified in the obligations, but the highest rate contracted to be so paid shall not exceed the maximum rate authorized by law. This

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section does not authorize a provision in any such obligations for the payment of a higher rate of interest after maturity than before.

Approved May 22, 1963.

CHAPTER 830—H. F. No. 379

[Coded]

An act relating to daytime activity centers for the mentally retarded; providing for state grants-in-aid to assist local communities and non-profit corporations in establishing and operating such centers; appropriating money; repealing Minnesota Statutes 1961, Section 252.15; Section 252.16; Section 252.17; Section 252.18; Section 252.19; Section 252.20.

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

Section 1. [252.21] **Commissioner of public welfare may make grants for daytime activity centers for the mentally retarded.** In order to assist in the establishment of daytime activity centers for the mentally retarded, the commissioner of public welfare is hereby authorized and directed to make grants, within the limits of the money appropriated, to those daytime activity centers for the mentally retarded that he shall select.

Sec. 2. [252.22] **Applicants for assistance.** Any city, village, town, county or non-profit corporation or any combination thereof, may apply to the commissioner of public welfare for assistance in establishing and operating a daytime activity center and program for mentally retarded persons. Application for such assistance shall be on forms supplied by the commissioner. Each applicant shall annually submit to the commissioner its plan and budget for the next fiscal year. No applicant shall be eligible for a grant hereunder unless its plan and budget have been approved by the commissioner.

Sec. 3. [252.23] **Eligibility requirements.** An applicant shall satisfy all of the following requirements to be eligible for assistance under this act.

(1) Provide daytime activities for any or all of the following classes of persons:

School age mentally retarded children who are neither educable or trainable;

Mentally retarded children and adults who are unable

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