CHAPTER 359-H. F. No. 1408

An act authorizing county boards to provide for hospitalization of the indigent of such counties, and repealing Laws 1933, Chapter 393.

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

Section 1. County Board to provide hospitalization for indigent persons.—The county board of any county in this State is hereby authorized to provide for the hospitalization in hospitals within the county or elsewhere within the State, of indigent residents of such county who are afflicted with a malady, deformity, or ailment of a nature which can probably be remedied by hospitalization and who are unable, financially, to secure and pay for such hospitalization or, in the case of a minor, whose parent, guardian, trustee or other person having lawful custody of his person, as the case may be, is unable to secure or provide such hospitalization.

Application to be filed.--Whenever the existence Sec. 2. of a case described in section 1 of this act shall come to the notice of the sheriff, town clerk, health officer, public health nurse, peace officer, public official, or physician or surgeon it shall be his duty to, and any other person may, file with the county auditor of the county of the legal residence of such indigent person requiring care an application for the hospitalization of such indigent person. Such application shall be made in such form as the county board of such county may prescribe, and shall contain the name, age, residence, and physical condition of the person sought to be hospitalized and shall contain also a full statement of his financial situation and of the persons, if any, legally charged with his care and support, and such application shall be verified. The county board shall make a careful investigation of the matter in such manner as it shall deem advisable and expedient, and it shall be the duty of any public official of any county, city, village, or town of the residents of the person sought to be hospitalized to supply the county board on a request therefor all the information within his knowledge relative to the financial condition of the person sought to be hospitalized and of all persons, if any there be, who are legally liable for the support of such person. If after such investigation the county board shall be satisfied that the person on whose behalf the application is made is not financially able to provide himself with such hospitalization or in case of a minor, his parents, guardians, trustee, or other person having legal custody over him or legally responsible for his support and maintenance is not financially able to provide such hospitalization, then said county board shall direct the county physician or some other physician, to make an examination of the person on whose behalf such application was made. Such physician shall make and file with the county board a verified report in writing setting forth the nature and history of the case and such other information as will likely aid in the medical and surgical treatment of the disease, malady, deformity, or ailment affecting such person, and shall state in such report his opinion whether or not the condition of such person can probably be remedied at a hospital. Such report shall be made in duplicate, one copy of which shall be filed with the county auditor and the other shall be transmitted to the hospital at which such afflicted person is hospitalized; such report shall also give any information the examining physician shall have or acquire relative to the financial ability of the afflicted person to pay for the hospitalization and treatment of his disease, malady, deformity, or ailment, together with any other information such physician may deem helpful to the county board or the physician attending him.

If upon filing of such report and a full investigation of the application the county board shall be satisfied that the case is one which could be remedied by hospital treatment and that such afflicted person is financially unable to secure or provide the same for himself, and that the persons legally charged with the support and maintenance of such person, if any there be, are financially unable to provide such hospitalization, the county board may grant or approve said application. If the county board is not so satisfied, it may take additional testimony or make such further investigation as it shall deem proper and shall reject any application if it finds that the facts do not merit the expenditure of public money for the relief of such afflicted person. Upon the approving and granting such application and the relief therein prayed for the chairman of such county board shall arrange for the hospitalization of such afflicted person. If the county board shall find that the applicant or the person legally responsible for his support and maintenance is not able to pay in full but is able to pay in part for such hospitalization at such hospital the county board may approve such application of such afflicted person on such terms of division of hospital charges and costs as it may deem equitable and just. The county board shall provide for taking such afflicted person to the hospital. Provided, however, that when a physician certifies that an emergency exists in any case, and that he believes that the person suffering is unable to pay for hospitalization, such person shall be admitted to any such hospital upon the order of the chairman of the county board or upon the order of the county

commissioner of the district in which such alleged indigent person resides; and thereafter an investigation shall be made in the manner hereinbefore provided.

Sec. 3. Costs.—The cost of hospitalization of such indigent persons exclusive of medical and surgical care and treatment shall not exceed in amount the full rates fixed and charged by the Minnesota general hospital under the provisions of Laws 1921, Chapter 411, and acts amendatory thereof, for the hospitalization of such indigent patients. The cost of the hospitalization of indigent persons under the provisions of this act shall be paid by the county of the legal residence of such indigent persons at such times as may be provided for in such contract.

Sec. 4. Law repealed.—Laws 1933, Chapter 393, is hereby repealed.

Approved April 29, 1935.

CHAPTER 360-H. F. No. 1427

An act to validate and legalize the expenditures made by certain towns and villages operating upon a cash basis during the year 1984.

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

Section 1. Certain expenditures legalized.—All expenditures made by towns and villages operating upon a cash basis during the year 1934, where such expenditures were for legally authorized purposes, but exceeded 90 per cent and not more than 100 per cent of taxes levied in the year 1933, are hereby legalized and validated.

Approved April 29, 1935.

CHAPTER 361-H. F. No. 1422

An act relating to the salaries of certain county officials, clerk hire and traveling expenses.

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

Section 1. Salaries of county officers in certain counties.— In each county of the state now or hereafter having 100 or more full and fractional congressional townships and an as-

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