

S. F. No. 214.

## CHAPTER 181.

Teachers.

*An act to legalize as a state certificate the teachers' university certificate of the department of pedagogy.*

195 C 181  
90 - 20

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

University cer-  
tificate.

SECTION 1. The teachers university certificate issued by the University of Minnesota to graduates of the department of pedagogy in said university shall be valid as a certificate of the first grade to teach in the public schools of the state of Minnesota for a period of two years from date of graduation.

Permanent—  
when.

SEC. 2. At the expiration of two years of actual teaching the certificate of such graduate may be endorsed by the president of the university and the superintendent of public instruction upon satisfactory evidence that such service has been successful, and such endorsement shall make said certificate a permanent certificate of qualification; *provided*, that said endorsement may be cancelled and its legal effect annulled by the superintendent of public instruction upon satisfactory evidence of disqualification.

SEC. 3. This act shall take effect and be in force from and after its passage.

Approved April 11th, 1895.

S. F. No. 492.

## CHAPTER 182.

Teachers.

*An act providing for appeals from the decision of the county superintendent of schools, in refusing to grant a license to teach.*

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

Appeals from  
county superin-  
tendant.

SECTION 1. Any person applying for a license to teach school, feeling aggrieved by the decision of the county superintendent, after examination, in refusing to grant such license or in refusing to grant a certificate of the grade applied for, may appeal therefrom to the state superintendent of public instruction.

Notice of ap-  
peal.

SEC. 2. The person desiring to appeal shall within ten days after notice of such decision, serve on the county superintendent so refusing to grant a certificate, a notice of appeal from such decision, which shall specify the grounds upon which an appeal is taken.

Answer.

SEC. 3. The county superintendent shall, within ten days after service upon him of a notice of appeal, as

aforesaid, transmit to the state superintendent of public instruction a certified transcript of the examination of such applicant, and stating the grounds upon which he refused to grant such license, and that an appeal has been taken from his decision.

SEC. 4. The state superintendent of public instruction shall within ten days after receiving a transcript of the examination of such applicant and notice of appeal as aforesaid, appoint a time and place of hearing said appeal, which shall be not less than six nor more than twenty days after receiving notice of said appeal, and he shall notify the county superintendent of schools, whose decision is appealed from, and also the appellant, by mail, of the time and place fixed upon for hearing such appeal.

Hearing—notice of.

SEC. 5. The superintendent of public instruction, or such person as he may designate, at the time and place fixed upon by him as aforesaid, shall proceed to hear and determine such appeal and his decision therein shall be final.

Hearing.

If it shall be found, after hearing and an examination that the appellant is in all respects qualified to teach school in the grade applied for, he shall reverse the decision of the county superintendent and grant to such person such certificate as he shall be entitled to; or in the event that he shall find that the appellant is not entitled to any certificate, he shall so decide. And if he finds that the decision of the county superintendent should be affirmed, he shall dismiss said appeal.

SEC. 6. This act shall take effect and be in force from and after its passage.

Approved April 12th, 1895.

## CHAPTER 183.

*An act for the encouragement of higher education in village and town public graded schools.*

95 C 183

99 - 352

H. F. No. 501.

Higher education.

95 C 183

111 - 01

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

SECTION 1. The high school board shall have power to extend the benefits of state aid to any village or town public graded school, below the rank of high school, which shall pursue a course of study laid down by, or meeting the approval of said board, and the work of which is deemed good enough in quality by that body to warrant such aid. Such provisions of chapter one hundred and forty-four (144) of the general

Course of study