

In Wilkin County: Third Monday in May and second Monday in December.

Sec. 2. All acts or parts of acts inconsistent herewith are hereby repealed.

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

Approved April 11, 1913.

CHAPTER 264—S. F. No. 456.

An Act permitting a voter to cast his vote at general elections for presidential electors or for any officers to be voted for throughout the entire state or upon constitutional amendments by depositing his ballot in a precinct other than that of his residence upon compliance with certain conditions precedent.

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

Section 1. Legal voter may vote on presidential electors, proposed amendments and state officers in other than his home precinct.—Any resident legal voter of the state of Minnesota may cast his vote for presidential electors, or for any officer of the state of Minnesota who is to be voted for by the voters throughout the state as a whole, or upon any proposed constitutional amendment submitted to the voters of the state by depositing his ballot in any election district of the state of Minnesota where he may happen to be upon the day when such election is held upon compliance with the following conditions:

Any such voter desirous of exercising such privilege shall on any of the registration days prior to any general election and held in connection therewith apply in person or by agent duly authorized by him in writing to the judges of election in the election district in which he is a legal voter and upon satisfying said judges of election that he is in fact a legal voter in their election district, be furnished on demand a certificate which shall be substantially in the following form:

..... Minnesota 19....

This certifies that the bearer is a resident and legal voter in election district of the county of Minnesota at the date of the issuance of this certificate.

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Judges of Election.

Sec. 2. Method of procedure.—Upon presentation of such certificate by such voter to the judges of election in any election district upon election day and upon being identified as the right-

ful holder of such certificate by two qualified resident voters, and upon satisfying said judges of the genuineness of such certificate he shall be given the ballot or ballots to be voted for the officers and upon the questions enumerated in Section 1, and he shall mark the same as any resident voter may and fold the same and hand it to the judges; but such ballot shall not be deposited in the ballot box, but shall, together with the certificate herebefore provided for, be securely sealed in an envelope upon the back of which one of the judges shall write "The ballot of, a legal voter in election district the county of, Minnesota" which shall be signed by the judges.

Sec. 3. **Envelopes containing ballots to be sent to county auditor of home county.**—All such envelopes shall, by the judges of election, forthwith be sent by registered mail to the county auditor of the county where such voter is a resident, and the auditor shall preserve them unopened until the meeting of the county canvassing board, at which time all such envelopes shall be opened by the canvassing board, and the votes therein shall be entered on the tally sheets of the election district in which the voter is entitled to vote, and the canvassing board shall add such votes to the totals on such tally sheets in arriving at the total result in such election district.

Sec. 4. **Record to be kept by judges.**—A record of the issuance of such certificates shall be kept by the judges of each election district issuing the same by a notation on the poll list opposite the name of such voter to the effect that such a certificate has been issued to him and such voter shall not be allowed to vote in such precinct at that election unless upon a return of said certificate to said judges when said notation may be erased and his vote accepted.

Sec. 5. **Chap. 300, G. L. 1911 repealed.**—Chapter 300 of the Laws of 1911 is hereby repealed.

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

Approved April 11, 1913.

CHAPTER 265—S. F. No. 958.

An Act to authorize the county board, in any county now or hereafter, having not less than 150,000 nor more than 220,000 inhabitants, to establish by purchase or lease an industrial home school for girls: and to provide for the maintenance of the same.

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

Section 1. **Industrial home for girls in St. Louis county—Expenditures by county commissioners—Superintendent and matron.**—The board of county commissioners in any county in the