portions of this appropriation as shall be required for the aforesaid purposes, and shall make full report of their doings to the governor of this state after said disbursements have been made; and the state treasurer shall pay all warrants so made by the state auditor out of said funds and any portion that may remain thereafter shall be returned to the fund from which this appropriation is made; provided, that said commissioners shall have authority to appoint from among their members an executive committee to consist of three members, who shall have all the authority of said commission when the latter is not in session.

Sec. 3. Report to governor.—Said report of said commission so to be made to the governor shall be accompanied with vouchers showing, with reasonable particularity, the various

purposes for which said moneys have been used.

Sec. 4. This act shall take effect and be in force on and after its passage.

Approved April 15, 1913.

## CHAPTER 298-H. F. No. 303.

An Act to amend Section 1417, Revised Laws of 1905 as amended by Chapter 334, General Laws of 1909 and Chapter 60, General Laws 1911, relating to state aid to public schools.

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

Section 1. \$2,200 for high schools, \$700 for graded schools, latter under certain conditions.—That Section 1417, Revised Laws of 1905 as amended by Chapter 334, General Laws of 1909, and Chapter 60, General Laws 1911, be and the same is hereby amended to read as follows:

Section 1417. The board shall apportion the amount appropriated for such schools equally among the high schools and the graded schools entitled thereto, but no high school shall receive more than twenty-two hundred dollars per year, nor any graded school more than seven hundred fifty dollars per year; nor shall the amount so paid any high school exceed its actual expenditure for such work, exclusive of building and repairs, nor shall any graded school connected with or in the same district with an aided high school share in such apportionment, but graded schools sharing therein shall receive not more than one-half the amount actually raised by special school taxes for current expenses.

This act shall in no way affect the right of any high school or graded school to receive other aid for maintaining special departments or courses by virtue of any other law or laws of

this state.

Approved April 15, 1913.