

CHAPTER 147—S. F. No. 464.

An act relating to election districts and voting places in townships in certain cases.

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

Section 1. **Town board may create two election districts in certain cases.**—That Section 405, General Statutes of Minnesota of 1913, be and the same is hereby amended so as to read as follows:

Section 405. When any town board has divided the town into two or more districts, such board shall designate the place for holding elections in each at least thirty days before thereof, and cause at least twenty-five days posted notice to be given in each district of the boundaries of the district and the place of holding the election. *Provided, that in all cases where, by reason of streams, lakes, lack of highways or bridges, the polls designated for the primary and general elections in a township are not accessible to 20 or more voters thereof by traveling along a public road for a distance of less than ten miles, it shall be the duty of the town board to divide or arrange such township into two or more election districts, and the voting place in each district shall be as centrally located within said district as circumstances permit.*

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 1, 1921.

CHAPTER 148—S. F. No. 382.

An act authorizing the state auditor to enter into agreements with lessees, assignees or sub-lessees of state mineral contracts or leases for weighing iron ore or iron bearing material in its crude state before beneficiation.

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

Section 1. **State Auditor may make agreements for weighing ore.**—Whenever it shall appear that any iron ore or iron bearing material found on state lands leased for mining purposes, shall be capable of being made merchantable by beneficiation, the state auditor is hereby authorized and empowered to enter into agreements with the lessees, assignees or sub-lessees under said mineral contracts or leases for weighing such iron ore or iron bearing material before the same shall be beneficiated, provided, that the state shall be reimbursed by such lessee, assignee or sub-lessee for all costs and expenses connected with such weighing.

Sec. 2. **Expense paid by lessee.**—The lessee, assignee or sub-lessee shall at his sole cost and expense install and maintain all necessary scales, tracks, buildings, records and supplies necessary or ex-