may have the value of his interest at the date of dissolution ascertained, and shall receive as an ordinary creditor an amount equal to the value of his interest in the dissolved partnership with interest, or, at his option or at the option of his legal representative, in lieu of interest, the profits attributable to the use of his right in the property of the dissolved partnership; provided that the creditors of the dissolved partnership as against the separate creditors, or the representative of the retired or deceased partner, shall have priority on any claim arising under this section, as provided by section 41 (8) of this act.

Sec. 43. Accrual of actions.—The right to an account of his interest shall accrue to any partner, or his legal representative, as against the winding up partners or the surviving partners or the person or partnership continuing the business, at the date of dissolution, in the absence of any agreement to the contrary.

## PART VII. MISCELLANEOUS PROVISIONS.

Sec. 44. When act takes effect.—This act shall take effect on the first day of June one thousand nine hundred and twenty-one.

Sec. 45. Legislation repealed.—All acts or parts of acts inconsistent with this act are hereby repealed, except sections 7916 and 7917, General Statutes, 1913, and all parts thereof, which shall remain in full force and effect and apply to joint obligations arising under this Act.

Approved April 23, 1921.

## CHAPTER 488-S. F. No. 551.

An act to amend Section 2981, General Statutes of Minnesota. 1913, which said Section relates to the duties of certain school officials relative to the filing of criminal complaints against persons neglecting or refusing to require children in their custody to attend the public schools.

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

Section 1. Children to be compelled to attend school.—That section 2981, General Statutes of Minnesota 1913, be and the same is hereby amended so as to read as follows:

"2981. The county superintendent of schools shall forthwith notify the parent, guardian or person in charge to send such child to school of whose unexcused absence he has been informed, and upon their neglect or refusal to comply with the notification, the county superintendent shall, upon receipt of information of such non-compliance, notify the county attorney of the facts in each case. The principal of a graded school or the superintendent of a district maintaining a high school, or a city superintendent, shall

proceed in like manner as provided in this section respecting the

county superintendent of schools.

It shall be the duty of the principal teacher or other person in charge of any private school to make reports at such times and containing such information as is herein required, respecting public schools. Such reports shall be made to the county superintendent of schools in whose county such private school is located, except where such private school is located in a city or in a district maintaining a high school, or a graded school, such reports shall be made to the city superintendent of schools or to the superintendent of schools or to the superintendent.

dent or principal of the high or graded school.

The county superintendent, city superintendent, principal of graded school or superintendent of a district maintaining a high school, as the case may be, shall make and file a criminal complaint against the person or persons neglecting or refusing to comply with the provisions of this act relating to the sending of a child or children to school, in any court in said county having jurisdiction of the trial of misdemeanors, and upon making of such complaint a warrant shall be issued and proceedings and trial be had as provided by law in cases of misdemeanors. All prosecutions under this chapter shall be conducted by the county attorney of the county wherein the offense is committed."

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

Approved April 23, 1921.

## CHAPTER 489-S. F. No. 565.

An act to amend Sections 3214, 3216, 3217, 3218, 3219, 3220, 3221, 3222, Chapter 17, General Statutes 1913, as omended by Chapter 210, Laws 1917, and to amend subdivision marked "3225(a)" of Section 1, Chapter 210, Laws 1917, relating to illegitimate children.

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

Section 1. Laws amended.—That Sections 3214, 3216, 3217, 3218, 3219, 3220, 3221, 3222, Chapter 17, General Statutes 1913, as amended by Chapter 210, Laws 1917, and subdivisions marked 3225 (a) of Section 1 of Chapter 210, Laws 1917, be and the same are hereby amended to read as follows:

3214. Complaint—Where filed—Warrant.—On complaint being made to a justice of the peace or municipal court by any woman who is delivered of an illegitimate child, or pregnant with a child which, if born alive, might be illegitimate, accusing any person of being the father of such child, the justice or clerk of the court shall take the complaint in writing, under her oath, and thereupon