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posting the same as the Commission may determine, and such employer shall post such order or orders and keep the same posted in his factory or place where women or minors are employed, as required by said Commission. Provided, however, that failure to mail such orders to any employer affected thereby shall not relieve such employer from the duty to comply with such order in relation to the payment of a wage not less than the minimum prescribed in such order.

Sec. 2. This act shall take effect from and after its passage. Approved April 5, 1923.

## CHAPTER 154-H. F. No. 272.

An act to amend subdivision 6 of Section 7951 of the General Statutes of Minnesota for 1913 relating to exemptions from execution.

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

Section 1. Property exempt.—That subdivision 6 of Section 7951 of the general Statutes of Minnesota for 1913 be amended so as to read as follows:

"6. Three cows, ten swine, one yoke of oxen and a horse, or in lieu of such oxen and horse, a span of horses or mules, one hundred chickens, twenty sheep, and the wool from the same, either in raw material or manufactured into yarn or cloth; food for all the stock above mentioned necessary for one year's support, either provided or growing, or both, as the debtor may choose; one wagon, cart, or dray, one sleigh, two plows, one drag; and other farming utensils, including tackle for teams, not exceeding three hundred dollars in value."

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

Approved April 5, 1923.

## CHAPTER 155-H. F. No. 293.

An act relating to the assigning and depositing with the State Treasurer of certain securities heretofore required to be assigned to and deposited with the superintendent of banks.

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

Section 1. Certain securities to be deposited with State treasurer.—All securities required or permitted by law to be assigned to and deposited with the superintendent of banks for any purpose shall hereafter be assigned to and deposited with the state treasurer who shall give his receipt therefor, and such receipt shall be filed with the superintendent of banks, in lieu of the securities. and in such case, neither the superintendent of banks nor his bondsmen shall be responsible for the safekeeping of such securities, and the state treasurer shall perform all the duties with regard to the safekeeping of such securities which the superintendent of banks is now required to perform, and the state treasurer shall be subject to the same obligations and under the same liability, with reference to the safekeeping of such securities, as the superintendent of banks.

Forthwith, after the taking effect of this act, the superintendent of banks shall duly assign to the state treasurer all securities heretofore assigned to him under any law of this state, and shall deposit with the state treasurer all securities now in his possession under any law of this state, and the state treasurer shall issue his receipt therefor to the superintendent of banks who shall file the same in his office; and thereafter, the state treasurer shall be responsible for the safekeeping of such securities to the same extent as if assigning to and depositing with him after the passage of this act. The state treasurer shall accept, release, surrender and permit substitution of securities assigned to and deposited with him under the provisions of this act, upon order of the superintendent of banks. The superintendent of banks is hereby authorized to deliver to the state treasurer the steel vault fixtures and safety deposit boxes now being used by him for the safekeeping of the securities referred to herein.

Sec. 2. Inconsistent acts repealed.—All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

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

Approved April 5, 1923.

## CHAPTER 156-H. F. No. 335.

An act to amend Section 4146, General Statutes of 1913, as amended by Chapter 346, Laws of 1917, and Chapter 69, Laws of 1919, relating to admissions to the state schools for the deaf and the blind.

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

Section 1. School for the deaf. Who may be admitted, expenses.—Section 4146, General Statutes 1913, as amended by Chapter 346, Laws of 1917, and Chapter 69, Laws of 1919, is hereby amended so as to read as follows:

4146. Any deaf or blind resident of the state of suitable age and capacity for instruction may be received, kept and taught therein, under such conditions as the state board of control may prescribe. He shall be provided by the person legally liable for his support with sufficient funds to furnish him with proper clothing, postage and transportation. If any such person be a pauper, or if