

The filing of said order, with proof of service upon such judge and his legally appointed guardian, if there be one, shall create a vacancy in said office, which shall be filled by appointment as provided by law; and such appointee shall, upon qualifying, become the judge of said district and hold such office until a successor is elected and qualified.

Sec. 6. Appeal.—Within twenty days after the filing of such findings of fact, such judge, or his legally appointed guardian, the petitioners, or anyone or more of them, or the attorney general may appeal from said findings to the supreme court of the state by filing a notice of such appeal with the clerk in whose office said findings are filed. Such clerk shall forthwith transmit a certified copy of such notice to the clerk of the supreme court, and said supreme court shall place such matter upon the calendar for hearing at the earliest time conveniently possible, giving preference to such matter over general matters pending. The court shall also make such order in regard to printing, filing, and serving of briefs and record as shall seem proper in the premises. The clerk of the district court shall transmit to the clerk of the supreme court all records and files in said proceedings, including the reporter's transcript.

Sec. 7. Compensation of suspended judge.—Whenever any judge shall be retired under the provisions of this act, he shall receive the compensation to which he would have been entitled had he served out the remainder of his term, which compensation shall be paid at the time and in the manner provided by law.

Approved April 20, 1925.

CHAPTER 282—S. F. No. 1107.

An act to amend Section 3026 of the General Statutes of Minnesota 1923, relating to the classification and definitions of public schools.

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

Section 1. Classification and definitions.—That Section 3026 of the General Statutes of Minnesota for 1923 be and the same is hereby amended so as to read as follows:

"3026. Classification and definitions.—For the purposes of this act all public schools shall be classified under the following heads:

Classification. (1) Graded Elementary Schools, (2) Ungraded Elementary Schools, (3) Four Year High Schools, (4) High School Departments, (5) Junior High Schools, (6) Senior High Schools and (7) Consolidated Schools.

Definitions. (1) A graded elementary school shall be a school giving instruction in at least the first six years of the elementary

course and employing at least four teachers, one of whom shall be designated as principal.

(2) An ungraded elementary school shall be a school giving instruction in the elementary course and employing one or more teachers, but not having the rank of a graded elementary school.

(3) A four-year high school shall be a school giving one or more four-year courses beyond the eight-year elementary course. It shall be located in a school district which maintains a graded elementary school, *or within a district having a population of not less than 800 people according to the last Federal census*, and which shall employ a superintendent, a high school principal and one or more high school teachers.

(4) A high school department shall be a school giving instruction in at least the first two years beyond the eight-year elementary course. It shall be located in a school district which maintains a graded elementary school and shall employ a principal and one or more high school teachers.

(5) A junior high school shall be a school having a separate organization and employing a principal and two or more teachers giving instruction in the seventh, eighth and ninth years of the twelve-year public school course. It shall be located in a school district which also maintains a six year elementary course.

(6) A senior high school shall be a school having a separate organization and employing a principal and two or more high school teachers giving instruction in the tenth, eleventh and twelfth years of the twelve-year public school course. It shall be located in a school district which also maintains a graded elementary school of six years and a junior high school and which employs a superintendent for the entire system of public schools in such school district.

(7) A consolidated school shall be any school located in a school district organized by law as a consolidated school district. Such consolidated schools shall also be classified under one of the six preceding headings of this section.

Approved April 20, 1925.

CHAPTER 283—S. F. No. 1111.

An act to amend Section 4808, General Statutes 1923, so as to require motor bus lines and all other transportation lines now or hereafter placed under the control of the Railroad and Warehouse Commission to carry and transport, free of charge, the members of the commission and their employes and representatives while traveling in the performance of their duties.

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