

Sherburne	777.88
Stearns	24,293.59
Steele	3,285.16
Swift	5,412.71
Waseca	914.02
Washington	2,124.17
Winona	18,808.62
Wright	4,357.67

Sec. 4. **Definitions.**—The word “deficiency” as used in the preceding section shall mean the difference between the amount which various school districts were entitled to receive as aid as computed by the commissioner of education, and the amount actually received by said districts.

Sec. 5. This act shall take effect and be in force from and after its passage.

Approved April 23, 1927.

CHAPTER 394—H. F. No. 748 .

An act to amend Section 10132, General Statutes 1923, so as to enlarge the definition of indecent assault to include male persons.

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

Section 1. **Indecent assault.**—Section 10132, General Statutes 1923, is hereby amended so as to read as follows:

“10132. Every person who shall take any indecent liberties with or on the person of any female not a public prostitute, without her consent expressly given, and which acts do not in law amount to rape, an attempt to commit a rape, or an assault with intent to commit a rape, and every person who shall take such indecent liberties with or on the person of any female under the age of sixteen years, and every person who shall take any indecent liberties with or on the person of any male under the age of sixteen years, whether he or she shall consent to the same or not, or who shall persuade or induce any male or female under the age of sixteen years to perform any indecent act upon his or her own body or the body of another shall be guilty of a felony.”

Approved April 23, 1927.

CHAPTER 395—H. F. No. 20

An act to amend Section 8880, General Statutes 1923, relating to assignment of residue and record thereof, in Probate Court.

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

Section 1. **Assignment of residue and record thereof.**—Section 8880, General Statutes 1923, is amended to read as follows :

"8880. In such decree the court shall name the distributees and describe the proportion or part to which each is entitled. A certified copy of any decree of distribution of real estate may be filed for record with the register of deeds of any county in which any of the lands therein described are situated. The register of deeds shall enter in his reception book the name of the decedent as grantor, and the names of the distributees as grantees, making a separate entry for each person so taking lands in such county as grantee under the decree :

Provided, that before a certified copy of any decree of distribution of real estate is recorded in the office of the register of deeds, it shall be presented to the county auditor of the county in which such real estate is situated, who shall transfer the same, and note upon every such certified copy "Transfer entered," over his official signature. Unless such statement is made upon such certified copy, the register of deeds shall refuse to record the same. *Provided further, that whenever said decree of distribution embraces real estate or other property situated in more than one county, each of the Registers of Deeds of said several counties shall not unless otherwise requested by the party filing the instrument, enter upon the records of his office descriptions therein contained of real estate or other property appearing from the face of said decree not to be situated in the county in which he holds office; he shall indicate omissions herein prescribed in the record by the words "and other property situated in.....County or Counties, Minnesota," inserted in the record at the points where the omissions occur."*

Approved April 23, 1927.

CHAPTER 396—H. F. No. 1374

An act relating to state aid for schools.

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

Section 1. **State aid for schools—what considered full payment.**—From and after the passage of this act there shall be distributed and paid to the various school districts of the state entitled to receive special state aid under the provisions of any existing law or laws, each year, except as otherwise provided in Section 2 hereof, 90 per centum of the amounts which