CHAPTER 230-H. F. No. 865

An act relating to caboose cars; amending Mason's Minnesota Statutes of 1927, Section 4879.

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

Section 1. Law amended.—Mason's Minnesota Statutes of 1927, Section 4879, is hereby amended to read as follows:

"4879. Specifications for cabooses.—It shall be unlawful for any person, corporation or company operating any railroad in the state of Minnesota to require or permit the use of any caboose cars unless said caboose cars shall be at least 24 feet in length, exclusive of platforms, and shall be provided with a door at each end thereof, and with suitable water closets, cupolas or bay windows, platforms, guard rails, grab irons and steps for the safety of persons in alighting or getting on said caboose cars and said caboose cars shall be equipped with at least two four-wheeled trucks. Shatterproof glass shall be used in the door or doors of said caboose when the present glass in said door or doors is replaced."

Approved April 15, 1941.

CHAPTER 231-H. F. No. 999

An act relating to procedure in probate court; amending Mason's Supplement 1940, Section 8992-126.

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

Section 1. Law amended.—Mason's Supplement 1940, Section 8992-126, is hereby amended to read as follows:

"8992-126. Unclaimed money.—If any part of the money on hand has not been paid over because the person entitled thereto cannot be found or refuses to accept the same, or for any other good and sufficient reason the same has not been paid over, the court may direct the representative to deposit the same with the county treasurer, taking duplicate receipts therefor, one of which he shall file with the county auditor and the other in the court. If the money on hand exceeds the sum of \$2,000, the court may direct the representative to purchase with said money bearer bonds of the United States government or of the state of Minnesota or any of its political subdivisions, which bonds shall be deposited with the county treasurer, taking duplicate receipts therefor, one of which he shall file with the county auditor and the other in the court. and the county treasurer shall collect the interest on said bonds as it becomes due, and the money so collected or deposited shall be credited to the county revenue fund. Upon application to the probate court within twenty-one years after such deposit, and upon notice to the county attorney and county treasurer, the court may direct the county auditor to issue to the person entitled thereto his warrant for the amount of the money so on deposit including the interest collected on bonds and in the case of bonds, the county auditor shall issue to the person entitled thereto his order upon the county treasurer to deliver said bonds. No interest shall be allowed or paid thereon, except as herein provided, and if not claimed within such time no recovery thereof shall be had. The county treasurer, with the approval of the probate court, may make necessary sales, exchanges, substitutions, and transfers of bonds deposited as aforesaid, and may present the same for redemption and invest the proceeds in other bonds of like character."

Approved April 15, 1941.

CHAPTER 232—H. F. No. 1015

An act fixing the time of holding terms of the district court in and for the nineteenth judicial district, and repealing all inconsistent acts.

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

Section 1. General terms of district court in 19th Judicial District.—The general terms of the district court to be held each year in the several counties constituting the nineteenth judicial district of the state of Minnesota shall be held commencing on the days hereinafter set forth, as follows, to-wit:

In Chisago County on the third Monday in April and the second Tuesday in October;

In Kanabec County on the third Monday in January and the third Monday in June, but no petit jury shall be drawn or summoned in Kanabec County unless the court shall so

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