relief or in providing work on a relief basis and in lieu of direct relief, shall be excluded in determining the time of residence hereunder, except that a ward of the state public school shall have the legal settlement of the family with whom he has resided for two or more years under a written contract with the state public school providing for his care, education, and treatment as a member of such family.

Approved April 7, 1953.

CHAPTER 257-H. F. No. 1343

[Coded]

An act authorizing the destruction of obsolete school district records in certain cases.

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

Section 1. [125.325] School districts, destruction of records. [Subdivision 1.] Authorization. The officers of any school district may destroy the following records:

(1) Claims and vouchers paid by the school district more than ten years prior to such destruction;

(2) Receipts, miscellaneous papers, and correspondence bearing dates more than ten years prior to destruction;

(3) Orders and checks paid more than ten years prior to destruction.

Sec. 2. [Subd. 2.] Approval of school board. The officers having custody of said records shall obtain written approval of the governing body of the school district. The approval shall be in the form of a resolution listing the classes of records authorized to be destroyed and the range of dates of the records in each class. A copy of the resolution consenting to the destruction of such records shall be sent to the Minnesota State Historical Society. If no petition or application requesting the records under Minnesota Statutes 1949, Section 138.04 is received by said school district within thirty days after mailing of the resolution, the records shall be destroyed by the officer having custody.

Sec. 3. [Subd. 3.] Supplemental. This act is supplementary to other statutory or charter authority to destroy obsolete school district records and does not prevent destruction of such records at an earlier time or the destruction of other records when authorized by other statutory or charter provision.

Approved April 7, 1953.

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