

89022

GENERAL STATUTES OF MINNESOTA

SUPPLEMENT 1917

CONTAINING THE AMENDMENTS TO THE GENERAL STATUTES
AND OTHER LAWS OF A GENERAL AND PERMANENT
NATURE, ENACTED BY THE LEGISLATURE
IN 1915, 1916, AND 1917

WITH NOTES OF ALL APPLICABLE DECISIONS

COMPILED BY

FRANCIS B. TIFFANY



WEST PUBLISHING CO.

1918

SIXTY-SEVENTH DISTRICT

The sixty-seventh district shall be composed of the counties of Kittson, Roseau and Marshall and shall be entitled to elect one senator and three representatives.

The representative districts shall be divided as follows:

The county of Kittson shall constitute one district and shall be entitled to elect one representative.

The county of Roseau shall constitute one district and shall be entitled to elect one representative.

The county of Marshall shall constitute one district and shall be entitled to elect one representative. ('13 c. 91 § 2, amended '17 c. 217 § 2)

By § 4 inconsistent acts are repealed. See 1915 c. 11, relating to fifty-sixth district. 125-336, 147+105.

[9—]1. **Changes of county or township lines**—That in the event of any change in the county or township lines affecting the districts provided in section 2 [9] of this act, the senatorial and representative districts shall not be affected thereby. ('17 c. 217 § 3)

10. **Changes of county or township lines**—

This section is superseded by § [9—]1.

CHAPTER 3

THE LEGISLATURE

Laws 1851 c. 3, cited (125-194, 145+967).

38. **Contempts**—

Cited (131-116, 154+750).

39. **Same—Punishment**—

Cited (131-116, 154+750).

41. **Journals**—

The only authorized journal of the house is the printed daily journal, where the house, on each day, approves the proceedings of the preceding day as shown by the "journal * * * as printed," and hence such journal will prevail over the permanent journal, though both journals are made evidence of the legislative proceedings by § 8414 (130-424, 153+749). Statutes, ~~235~~, 236.

STANDING APPROPRIATIONS

48. **"Standing appropriation" defined**—

This act abolished a standing appropriation of hunters' license fees to the use of the Game and Fish Commission. Such fees were never "set apart in a special fund," so as to be exempt from the operation of the act (126-110, 147+946). States, ~~132~~.

49. **Standing appropriations repealed—Exceptions**—

126-110, 147+946; note under § 48.