

Nineteen Hundred Thirty-One
Supplement

to

Mason's Minnesota Statutes

(1927 thru 1931)

Containing the text of the acts of the 1929 and 1931 Sessions of the
Legislature, both new and amendatory, and notes showing repeals,
together with annotations from the various courts, state
and federal, construing the constitution, statutes,
charters and court rules of Minnesota



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CITER-DIGEST CO.
ST. PAUL, MINNESOTA
1931

person who induces or attempts to induce any deaf or unable to make articulate sounds child to absent himself or herself unlawfully from school, or employs or harbors any such child unlawfully from school, while said school is in session, shall, upon conviction thereof, before justice of the peace, or other court, be deemed guilty of a misdemeanor, and shall be fined in a sum not less than five (5) nor more than twenty (20) dollars for the first offense, nor less than ten (10) nor more than fifty (50) dollars for the second and every subsequent offense, with costs in each case. The principal teacher of every public school in the counties, and the truant officers of the cities of St. Paul, Minneapolis and Duluth, shall, within 30 days before the close of the school year succeeding the passage of this act, and at corresponding period each succeeding year thereafter, furnish the county superintendent of schools or the Board of Education of the cities of St. Paul, Minneapolis and Duluth, as the case may be, with the name, age, sex and address of parent or guardian of all normal children who are too deaf or unable to make articulate

sounds to be educated in the public schools between the ages of six and twenty years, inclusive, living within the boundaries of his or her school district and who do not attend school. And the county superintendent of schools, or the Board of Education of the cities of St. Paul, Minneapolis and Duluth, shall certify forthwith the names of all such deaf children, with address of parent, age and sex, to the superintendent of the Minnesota School for the deaf at the city of Faribault.

It shall be the duty of the county attorney to at once prosecute any case of parent or others unlawfully responsible, directly or indirectly, for the failure to place a deaf child or youth in a school for the deaf, when such case shall have been reported to him. So far as the same are applicable all the provisions of this section shall be construed to include children who are too blind or defective of sight to be materially benefited by the methods of instructions in vogue in the public schools, for the purpose of securing their attendance at the state school for the blind. (As amended Mar. 27, 1931, c. 92.)

CHAPTER 27 State Public School

§4620. State Board of Control to assume guardianship.

Commitment by one county of child having

legal settlement in another county binds the committing county for the future care of such child, as an indigent person after its return by the school. Op. Atty. Gen., July 21, 1930.

CHAPTER 28 Railroads, Warehouses and Grain

RAILROAD AND WAREHOUSE COMMISSION

§4638. Proceedings before commission—How commenced.

21F(2d)4, notes under §4700.

The position of Superintendent of Waterworks in the City of Eveleth is within this act, such officer not being the head of a department. 179M99, 228NW447.

§4639. Notice to respondent.

21F(2d)4, notes under §4700.

§4640. Answer.

21F(2d)4, notes under §4700.

§4641. Hearings before railroad and warehouse commission.

21F(2d)4, notes under §4700.

§4644. Complaint that rate is unreasonable—Duty of commission.

21F(2d)4, note under §4700.

§4650. Procedure for appeals to district court from orders of Railroad and Warehouse Commission.

Where order of Railroad Commission did not affect bus service in Hennepin County appeal to the district court of that county was without jurisdiction. 179M90, 228NW444.

§4651. Proceedings on appeal—Orders not appealed from.

172M601, 215NW188.

Findings of fact of Railroad Commission are prima facie correct on appeal. 177M136, 225NW94.

§4657. Costs and attorney's fees.

Attorney's fees were properly allowed. 177M136, 225NW94.

§4659. Appeals to Supreme Court.

172M601, 215NW188.

§4662. Dangerous crossings.

The Railroad and Warehouse Commission may require the construction of an overhead or underground crossing and divide the cost between the railroad company and the highway department. Where a highway is carried over railroad tracks by a bridge, the railroad company may be required to construct the bridge and the approaches, but not a part of the highway outside both bridge and approaches. 176M501, 223NW915.

§4663. Report and order—Flagmen, etc.

176M501, 223NW915.

Cost of changes of grade of streets and width of roadways and corresponding changes of viaducts or bridges over railroad tracks, occasioned by growth of city, may be divided between the city and the railway. 173M193, 226NW470.

City could not require railroad without com-