## 1940 Supplement

### To

# Mason's Minnesota Statutes 1927

## (1927 to 1940) (Superseding Mason's 1931, 1934, 1936 and 1938 Supplements)

Containing the text of the acts of the 1929, 1931, 1933, 1935, 1937 and 1939 General Sessions, and the 1933-34, 1935-36, 1936 and 1937 Special Sessions of the Legislature, both new and amendatory, and notes showing repeals, together with annotations from the various courts, state and federal, and the opinions of the Attorney General, construing the constitution, statutes, charters and court rules of Minnesota together with digest of all common law decisions.



Edited by

William H. Mason Assisted by The Publisher's Editorial Staff

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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. (R. L. '05, §1937A; '07, c. 407, §1; '09, c. 396, §1; G. S. '13, §4150; '17, c. 346, §2; Mar. 27, 1931, c. 92.)

4616. Duties of state board of control.

See \$3199-60 herein.

4617. Payments by State Board of Control.--The State Board of Control is hereby authorized to defray the necessary expenses of the aforesaid work from the appropriation for the current expenses of said board, provided, that in any county of this state now or hereafter having a population of over one hundred fifty thousand (150,000) inhabitants and an assessed valuation of over Two hundred million (\$200,000,000) Dollars, including money and credits, the county board of said county is hereby author-

ized to defray part or all of the necessary expenses of maintaining said work within said county from the general revenue fund of said county, not exceeding the total sum of Three thousand six hundred (\$3,600) dollars, in any one calendar year, and in carrying on said work may appoint and employ an assistant to the regular field agent for the blind in said county, who shall work under the direction of said agent in said county. The portion of the salary of said field agent and of any assistant to be paid by said county, shall be fixed by the county board at its first meeting after the taking effect of this act and thereafter at its first meeting in January in each year, and such salary of said field agent and said assistant, shall be paid in the same manner as the salary of other county officers and employees are paid. All necessary expenses of said agent and assistant in carrying on said work in said county, not paid by the State Board of Control, shall be paid by said county board as other claims against said county are paid. That any and all payments heretofore made under said law by such county are hereby legalized. ('13, c. 488, §3; G. S. '13, §4153; '17, c. 185, §1; '17, c. 346, §5; '21, c. 24, §1; '23, c. 336, §2; Mar. 2, 1933, c. 45, §1; Apr. 29, 1935, c. 307.)

See §3199-60 herein.

State board of control does not have legal authority to send a deaf and blind child to a private institution and pay therefor, though there is only one such pupil in the Minnesota school for the deaf. Op. Atty. Gen. (482a), Apr. 11, 1937.

4617-1. [Repealed.] Repealed Apr. 21, 1937, c. 324, §27, post, §3199-89, ef-fective as provided in §3199-87.

The operative effect of this section is suspended dur-ing the continuance of payments of federal aid under the Social Security Act [Mason's U. S. Code Anno., title 42, c. 7]. See §3199-62 herein.

#### CHAPTER 27

#### State Public School

#### 4618. Location—Purpose.

State board of control abolished and functions and powers transferred to director of public institutions by Act Apr. 22, 1939, c. 431, Art. 6, §§3, 4, ante §§3199-103, 3199-104.

#### 4619. Commitments of school by juvenile courts.

4619. Commitments of school by juvenile courts. A feeble-minded, dependent child which had been com-mitted to state board of control for specialized care un-der §§8689-1 to 8689-5, and thereafter adjudged to be feeble-minded and ordered committed to custody of state board of control but not admitted to a state institution is not a charge of the state. County of Stearns v. F., 203 M11, 279NW707. See Dun, Dig. 4249. Where Indigent children are committed to state public school at Owatonna but are placed on waiting list, parents and, if they cannot pay, village of their legal settlement are liable for support of children. Op. Atty. Gen., June 14, 1932.

4620. State Board of Control to assume guardianship.

State board of control abolished and functions and powers transferred to director of public institutions by Act Apr. 22, 1939, c. 431, Art. 6, §§3, 4, ante §§3199-103, 3199-104.

Commitment by one county of child having legal set-tlement 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

Minor child retains settlement of mother at time of commitment to state board of control. Op. Atty. Gen. (339d), Sept. 9, 1935.

ic School
A child returned from state public school to be committed to state guardianship as feeble-minded is a charge upon county from which he was first committed. Op. Atty. Gen. (840a-6), July 17, 1936.
Upon discharge from guardianship of state board of control on attaining 18 years of age, pauper is resident of county from which committed, and not county where she resided at time of discharge, though such person may gain a settlement in his own right upon sufficient residence. Op. Atty, Gen. (3390-2), Jan. 12, 1937.
Child upon discharge by board of control becomes charge on account of commitment, even though county has township poor system of relief. Op. Atty. Gen. (840a-6), July 15, 1937.
Connet of a minor under guardianship of board of control follows that of parents with whom he is or has inst resided. Op. Atty. Gen. (3390-2), Aug. 4, 1938.
Settlement of a minor under guardianship of state board of control follows that of parents with whom he is or has inst resided. Op. Atty. Gen. (3390-2), Aug. 4, 1938.
County from which juvenile court commits a child to state public school, subject to guardianship of state board of control, is chargeable with its future care and maintenance as an indigent person in event of its discharge therefrom, even if returned to county of its settlement, but the petition may be filed in juvenile court of county where child is fund to take evidence to be returned to count for commitment. Op. Atty. Gen. (840a-6), June 6, 1939.
4622. Discharge of child.

#### 4622. Discharge of child.

Discharge from state public school through error and mistake may be revoked where child is still in school. Op. Atty. Gen. (840a-4), Jan. 12, 1937.

#### CHAPTER 28

#### Railroads, Warehouses and Grain

### RAILROAD AND WAREHOUSE COMMISSION

4628. Election, etc. Control of public utilities in Minnesota. 16MinnLaw Rev457. History of public utility regulation in Minnesota. 16 MinnLawRev471.

#### 4629. Vacancies.

"Next general election" means one occurring after there is sufficient time after vacancy to give notice re-quired by law that vacant office is to be filled at elec-tion. State v. A., 202M50, 277NW357. See Dun. Dig. 7988(27).