

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

Section 1. **Tuition in State Teachers Colleges.**—Mason's Minnesota Statutes of 1927, Section 3069, be amended to read as follows:

"3069. There shall be a charge for tuition to students, in *State Teachers' Colleges*. The Board shall fix rates of tuition for pupils in the model schools and the Board shall fix rates of tuition for students in *State Teachers' Colleges* within the minimums and maximums, following, to-wit:

Not less than \$5.00 nor more than \$15.00 during each of the first six quarters.

Not less than \$10.00 nor more than \$20.00 for each quarter thereafter.

A session in the summer school is to be regarded as a quarter within the meaning of this Act.

Non-resident students at the time of matriculating shall pay an additional tuition fee of \$5.00 per quarter.

Sec. 2. This act shall take effect on September 1, 1933.

Approved April 17, 1933.

CHAPTER 295—H. F. No. 1459

An act to provide for the registration of lodge and society emblems, and providing for a penalty for the violation of this act.

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

Section 1. **Lodge and society emblems may be registered.**—That any association, lodge, order, fraternal society, beneficial association, or fraternal and beneficial society or association, historical, military, or veterans' organization, labor union, foundation, federation, or any other society, organization or association, degree, branch, subordinate lodge, or auxiliary thereof, whether incorporated or unincorporated, the principles and activities of which are not repugnant to the Constitution and Laws of the United States or this State, may register, in the office of the Secretary of State, a facsimile, duplicate, or description of its name, badge, motto, button, decoration, charm, emblem, rosette or other insignia, and may, by re-registration alter or cancel the same.

Sec. 2. Application for registration.—Application for such registration, alteration or cancellation, shall be made by the chief officer or officers of said association, lodge, order, fraternal society, beneficial association or fraternal and beneficial society or association, historical, military or veterans' organization, labor union, foundation, federation or any other society, organization or association, degree, branch, subordinate lodge or auxiliary thereof, upon blanks to be provided by the Secretary of State; and such registration shall be for the use, benefit, and on behalf of all associations, degrees, branches, subordinate lodges, and auxiliaries of said association, lodge, order, fraternal society, beneficial association, or fraternal and beneficial society or association, historical, military, or veterans' organization, labor union, foundation, federation, or any other society, organization, or association, degree, branch, subordinate lodge, or auxiliary thereof, and the individual members and those hereafter to become members thereof, throughout this state.

Sec. 3. Secretary of State to keep record and index.—The Secretary of State shall keep a properly indexed record of the registration provided for by this Act, which record shall also show any altered or cancelled registration.

Sec. 4. Not to register duplicates.—No registration shall be granted or alteration permitted to any association, lodge, order, fraternal society, beneficial association, or fraternal and beneficial society or association, historical, military, or veterans' organization, labor union, foundation, federation, or any other society, organization or association, degree, branch, subordinate lodge, or auxiliary thereof, having a name, badge, motto, button, decoration, charm, emblem, rosette, or other insignia, similar to, imitating, or so nearly resembling as to be calculated to deceive, any other name, badge, button, decoration, charm, emblem, rosette, or other insignia whatsoever, already registered pursuant to the provisions of this Act.

Sec. 5. Secretary of State to issue certificates.—Upon granting registration as aforesaid, the Secretary of State shall issue his certificate to the petitioners, setting forth the fact of such registration.

Sec. 6. Penalty for unlawful use of registered insignia.—Any person who shall wilfully wear, exhibit, display, print, or use, for any purpose, the badge, motto, button, decoration, charm, emblem, rosette, or other insignia of any such association or organization herein mentioned, duly registered hereunder, unless he or she shall be entitled to use and wear the same under the constitution and by-laws, rules and regulations of such association and organization, shall be guilty of a misdemeanor, and upon conviction,

shall be punished by a fine not exceeding \$100.00, and in default of payment, committed to jail for a period of not to exceed 60 days.

Sec. 7. **Fees.**—The fees of the Secretary of State for registration, alteration, cancellation, searches made by him, and certificates issued by him, pursuant to this Act, shall be the same as provided by law for similar services. The fees collected under this Act shall be paid by the Secretary of State into the state treasury.

Sec. 8. **Inconsistent acts repealed.**—All Acts or parts of Acts inconsistent herewith are hereby repealed.

Approved April 17, 1933.

CHAPTER 296—S. F. No. 1607

An act relating to the indebtedness and expenditures of certain counties, authorizing the funding and payment of outstanding indebtedness, validating certain warrants so to be funded and limiting and controlling future expenditures and prescribing penalties for violation of its provisions.

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

Section 1. **Counties may fund indebtedness in certain cases.**—Any county in this state having an assessed valuation of taxable property, inclusive of moneys and credits, of not more than \$8,000,000, and having a net debt, as defined by Laws 1927, Chapter 131, not exceeding \$500,000, as of December 31, 1932, and having outstanding floating indebtedness incurred prior to January 1, 1933, represented by warrants issued against its revenue and/or poor fund and/or Road and Bridge Fund, aggregating in principal and accrued interest a sum greater than can be paid out of cash in said respective funds plus the amount of current taxes which have been levied for such purposes payable during the year 1933, and which floating debt exceeds \$150,000 in principal and accrued interest, may fund or otherwise pay and discharge such indebtedness in the manner in this act provided; and in the event of the funding provisions of this act being resorted to, each and all of the provisions, conditions and limitations of this act shall apply and shall be controlling over those of any other act inconsistent herewith.

Sec. 2. **Warrants validated.**—Any and all such outstanding warrants which shall be funded in the manner authorized by this act, and which have been issued for any lawful purpose properly