

In the County of Isanti on the third Monday in April, and the fourth Monday in September; Isanti Co.

In the County of Sherburne on the second Monday in May and the second Monday in November; Sherburne Co.

In the County of Wright on the first Monday in June and the first Monday in December; Wright Co.

*Provided*, that no grand or petit jury shall be drawn or summoned for the term to be held on the third Monday in April in Isanti county, unless the court shall so direct by a written order made and filed with the clerk of court of said Isanti county at least twenty (20) days before the holding of said term of court. Jury in Isanti Co.

SEC. 2. All acts and parts of acts inconsistent with this act are hereby repealed.

SEC. 3. This act shall take effect and be in force from and after April 24th, 1905.

Approved March 16, 1905.

#### CHAPTER 46.

S. F. No. 203.

*An act to authorize the extension of school district boundaries, where two or more incorporated villages are included in the same school district.* School Dist. boundaries.

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

SECTION 1. That whenever two or more incorporated villages are included within one school district which includes less than twelve sections of land, the boundaries of such district may be enlarged to include not less than twelve sections of contiguous territory.

SEC. 2. Whenever two-thirds of the legal voters residing within any such school district shall petition the board of county commissioners of the county wherein such district is situated, for an enlargement of such district, and shall file said petition with the auditor of said county, it shall be the duty of the board of county commissioners, at its next regular or special meeting, to set a time and place for a hearing upon it, and shall cause a copy of a notice of such hearing to be posted in some public place in each district to be affected by such proposed change, and a copy thereof to be served upon the clerk of each of such districts at least ten days before the time appointed for such hearing. The posting of such copy of notice shall be verified by the affidavit of Two-thirds vote.

Posting notice.

Affidavit.

the person posting the same, which said affidavit shall state the time and place of posting, and the serving of said copy of notice upon the clerk of each district shall be verified by the certificate of the county auditor.

SEC. 3. Upon filing proof of the posting and service of such notice, the board of county commissioners shall, at the time and place fixed, proceed with the consideration of such matter, and shall hear all evidence offered by any person interested, tending to show what territory should be included within said district, and, having heard the evidence, shall proceed to enlarge the said school district as provided for in section one (1) of this act, and to fix the boundaries thereof, and of all remaining school districts thereby affected, attaching or detaching contiguous territory to or from any of such districts, in such manner as in their judgment the best interests of the persons and districts thereby affected may require.

SEC. 4. This act shall take effect and be in force from and after its passage and approval.

Approved March 16, 1905.

County  
commission-  
ers to bear  
evidence.

S. F. No. 93.

## CHAPTER 47.

*An act to provide interpreters at all hearings of deaf and dumb persons charged with insanity.*

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

Hearing of  
deaf and  
dumb insane.

SECTION 1. That at all hearings and examinations held for the purpose of determining whether or not persons who are deaf and dumb, or either, are insane, as provided by the laws of this state, each and every such deaf and dumb, or deaf or dumb person, so charged with insanity, who is unable to read and write, shall as a matter of absolute right have furnished to him, at all hearings and examinations wherein he is charged with insanity, an interpreter to convey questions to him and his answers, by the sign language with which he is familiar, to all questions propounded to him at such hearing, and in the event such person so charged with insanity does not make such request or demand for such interpreter, it shall be the duty of the judge or other officer before whom such examination is held, to provide such interpreter, who shall be recommended by the superintendent

Interpreter.