

**GENERAL STATUTES**  
*of*  
**MINNESOTA**  
**1923**

---

PUBLISHED UNDER THE AUTHORITY OF  
LAWS OF 1923, CHAPTER 95,  
APPROVED MARCH 26TH, 1923

---

COMPILED AND EDITED BY  
HUBERT HARVEY, OF THE ST. PAUL BAR

---

PUBLISHER  
REVIEW PUBLISHING COMPANY  
ST. PAUL, 1924

CHAPTER 15

RELIEF OF THE POOR

GENERAL PROVISIONS

3157. Support of poor—Liability of relatives—

Every poor person who for any reason is unable to earn a livelihood shall be supported by his children, parents, brothers and sisters, grandchildren, or grandparents; and relatives having sufficient ability shall be called on for such support in the order above named: Provided, that a person who becomes a pauper from intemperance or other bad conduct shall not be entitled to support from any relative except parent or child. Every such relative who refuses or fails to support any poor person whom he is bound by law to support, when directed by the board or council of the county, town, city, or village in which such person has a settlement, shall forfeit and pay to such county, town, city, or village, for the use of the poor thereof, fifteen dollars per month, to be recovered in any court having jurisdiction. (1485) [3067]

See following section.

32-335, 20+366; 79-357, 82+666; 123-382, 143+984; 126-87, 147+824; 130-200, 153+308; 132-370, 157+508; 148-424, 182+608; 149-80, 182+952; 152-401, 189+125; 193+40.

3158. Failure to support—Recovery under town system—Whenever any relative chargeable with the support of any poor person fails or neglects, after being directed by any town, city, or village under the town system of poor relief, to furnish to such poor person support, maintenance, burial, and in case of non-resident, expenses of removal any such town, city or village furnishing the same may recover in any court of competent jurisdiction from such relation who is resident of this state, any such sum so furnished by it, whether such poor person is a resident of such town, city or village or not. In the event that said poor person shall have no relative chargeable therewith such town, city or village so expending the same may after like notice recover from any town, city or village within this state, which is charged by law with the support of such poor person, any sum so expended. ('89 c. 170 § 8, amended '05 c. 327 § 1) [3068]

3159. Liability of county, town, etc.—When any such poor person has none of the relatives named in § 3067, or they are not of sufficient ability, or refuse or fail, to support him, he shall receive such support or relief as the case may require from the county, town, city, or village in which he has a settlement at the time of applying therefor, as hereinafter provided. (1486) [3069]

25-259; 29-158, 124+558; 33-351, 23+526; 129-534, 152+1102; 130-35, 182+953.

3160. County and town systems—The system of caring for the poor in counties in which they are chargeable upon the county shall be known as the county system. That in which they are chargeable upon the towns, cities, and villages thereof shall be known as the town system. Every county shall continue under the system in force therein at the time when the Revised Laws take effect, until the same is changed as hereinafter provided. (1487) [3070]

53-325, 55+143.

See '23 c. 152 providing for co-operation of State Board of Control with public authorities having to do with the poor.

3161. Every person, except those hereinafter mentioned, who has resided one year continuously in any county, shall be deemed to have a settlement therein, if it has the county system; if it has the town system, he shall have a settlement in the town, city or village therein in which he has longest resided within such

year. Every person who has resided one year continuously in the state, but not in any one county, shall have a settlement in the county in which he has longest resided within such year, if it has the county system; if it has the town system, his settlement shall be in the town, city or village therein in which he has longest resided within such year. The time during which a person has been an inmate of a hospital, poorhouse, jail, prison, or other public institution, and each month during which he has received relief from the poor fund of any county or municipality, shall be excluded in determining the time of residence hereunder. Every minor not emancipated and settled in his own right shall have the same settlement as the parent with whom he has resided.

A settlement in this state shall be terminated and lost by:

(1) Acquiring a new one in another state.

(2) By voluntary and uninterrupted absence from this state for a period of one year with intent to abandon his residence in the state of Minnesota. (R. L. '05 § 1488; G. S. '13 § 3071, amended '19 c. 128)

29-240, 13+43; 71-503, 74+282; 78-36, 80+836; 89-91, 93+1052; 101-24, 111+652; 103-41, 114+261; 126-514, 148+469; 127-527, 149+1070; 129-395, 152+1102; 149-81, 182+952.

3162. Removal of poor person—Settlement—When a poor person is removed, as hereinafter provided, from one county, town, city, or village to another, and the authorities thereof deny that he is legally settled therein, they shall make temporary provision for his care. If such removal was from one county to another county, or to any town, city, or village of another, the authorities may present the case to the state board of control; if the removal was from one town, city, or village to another within the same county, they may present the case to the county board. The board shall determine the settlement of such person, and certify its findings, and thereupon he shall become a charge upon the county, town, city, or village in which such settlement is found to be, which shall also pay the cost of caring for such person pending the investigation, and of removing him to the place of his settlement, together with the expenses of such investigation, including the fees and mileage of witnesses, and, in the case of the state board, the expenses of its committees or agents. But such findings of the board shall be without prejudice in any litigation arising by reason thereof. (1489) [3072]

131-43, 154+661.

3163. Bringing poor person into state—Whoever without legal authority shall send, carry, or remove, or cause to be sent, carried, or removed, any insane, idiotic, or poor person from without the state to any county therein, and there leave him, or cause him to be left, with intent to make such county, or any town, city, or village thereof, chargeable with his support or relief, or who with like intent shall induce any such person so to remove, shall forfeit fifty dollars, to be recovered by the treasurer of such county, town, city, or village, for the support of the poor therein, and shall, moreover, be guilty of a misdemeanor. (1490) [3073]

3164. Change of system—Whenever the county board shall so determine, or if one-fourth of the voters of the county shall petition therefor, the question of changing from the system in force therein to either the town or county system shall be submitted to the voters of the county at the next general election. The

3157Eseq. 29 - 89  
29 - 199  
29 - 371  
3157Eseq. 31 - 328  
3157-3158  
218nw 882  
220nw 156  
3157  
Et seq. 25 - 426  
33 - 89  
33 - 186  
33 - 385  
243nw 384  
245nw 365  
246nw 544

3160 Et seq. 27 - 142  
3160 29 - 88  
3160 33 - 72  
See 1186 Note

3161 Et seq. 5 - 378  
66-M 180  
67-M 178  
67-NW 323  
68-NW 648  
3161 228nw 929

3161Eseq. 31 - 68  
233nw 804  
233nw 875  
8967  
3161 179m 251  
182m 197  
183m 533  
237nw 416  
239nw 217  
See 3164-3165

3164-3165  
239nw 217  
See 3161

notices of such election shall state that the question will be voted upon, and provisions for taking such vote shall be made upon the blue ballots furnished therefor, as in the case of other questions. If a majority of the votes cast thereon be in the affirmative, the change shall take effect upon the first Monday of January next thereafter. (1491) [3074]

COUNTY SYSTEM

3165. County—Poorhouse—In counties having the county system, the members of the county board shall be superintendents of the poor. The board may establish and maintain a poorhouse for the reception and support of poor persons chargeable on the county, and also, if it shall deem best, a poor farm or workhouse, or both, for the employment of the poor therein. If, in the opinion of the board, the number of poor persons does not warrant the purchase or lease of a poorhouse, it may provide for their support in any other way which it may deem proper. The expense of providing the necessary land and buildings shall be defrayed by a special tax, to be assessed, levied, and collected like other county taxes. (1492) [3075]

See 25-259; 95-201, 103+1023; 126-206, 148+115.

3166. Member of board—No member of such county board shall be directly or indirectly interested in furnishing supplies for the benefit of poor persons, or in the erection or maintenance of any poorhouse or other place provided for the reception of the poor, and no such member shall be a physician for, or overseer of, the poor. Every person violating this section shall be guilty of a misdemeanor. (1493) [3076]

3167. Board to appoint overseer—When a poorhouse is established, the county board shall appoint, for the term of one year, and may at pleasure remove, an overseer of the poor, who shall hold office until his successor qualifies, and whose compensation shall be fixed by the board annually. Before entering upon his office, he shall give bond to the county in such sum as the board may direct, to be approved by it, and conditioned for the faithful performance of his duties; and the board may require an additional bond whenever such bond is deemed insufficient. (1494) [3077]

3168. Powers and duties of overseer—Such overseer shall have immediate charge and control of all poor persons supported by the county, and of the poorhouse and other places provided for their reception or employment, subject to the supervision of the board, or a committee thereof appointed for that purpose. He shall keep a record of the name, age, residence, condition, and date of reception and discharge of each of the persons received under his charge, and of all deaths and births occurring. He shall keep an account of all moneys and property received and disbursed by him, and shall render and settle the same at least once each year at such time as the board may appoint; and at the expiration of his term of office, and at other times when required, he shall make a report showing the number, names, ages, and condition of all persons who are or have been under his charge during the time covered thereby, the length of time each person has received support, the amounts received in money or otherwise from the produce of the farm or workhouse and from the labor of the inmates, and such other facts and information as the board may require. (1495) [3078]

3169. Commitment to poorhouse by board—The overseer shall receive poor persons, and furnish them with suitable support, at the place provided for that purpose, upon order of the county board. The board may discharge any such person when satisfied that he is not legally chargeable upon the county. When any inmate shall have left or been discharged from the

poorhouse, the overseer shall report the fact in writing to the board at its next meeting. (1496) [3079]

3170. Commitment by member—When application for relief or support is made to a member of the county board by or for any poor person in his district, if satisfied that he is in actual need, is a proper subject for public relief or support, and is legally settled in the county, or has no legal settlement in the state, he shall make and sign an order directing the overseer to receive such person, and to furnish him with suitable support. Such order shall contain or be accompanied by a statement of such person's name, age, condition, former occupation, place of residence, and length of residence in the county. Upon delivery to him of such order, the overseer shall receive such person, and provide him with support until the further order of the board. The member making such order shall report the facts in writing to the board at its next session. (1497) [3080]

See 25-259. 3171 204-NW 469 164-M

3171. Temporary relief—If upon inquiry such member be of the opinion that only temporary and limited assistance will be required by such person, or any member of his family, and that it will be for the best interest of the county to grant the same, instead of making the order aforesaid, he may allow such person or any member of a family relief to the amount that he may deem expedient, subject to the following conditions:

(1) No money shall be paid to any poor person under this section except that when transportation is furnished, a small sum may be given to such person to buy food.

(2) Relief shall not be granted to any one person or any one member of a family in a sum exceeding thirty-five dollars in one calendar year, except that in cases extended relief is asked before July 1st and approved by the commissioner, the board may, by resolution, authorize him to increase the relief to the amount of \$75.00 and, by resolution unanimously adopted, authorize him to increase the relief to the amount of two hundred dollars, or so much thereof as may be necessary.

When relief is given under this section, an itemized and verified bill of goods furnished or services rendered, accompanied by an acknowledgment of the same from the person receiving them, must be presented to such member. Upon his approval thereof, he shall direct the auditor in writing to issue his warrant for the amount specified to be paid out of the fund for the support and relief of the poor. A blank form for such bill, acknowledgment, approval and order shall be provided by the auditor and used in all such cases. (R. L. § 1498, amended '07 c. 360; '09 c. 290 § 1) [3081] 25-259.

3172. Conveyance of poor persons—When an order is made directing an overseer to receive any poor person who is unable to travel without conveyance at public expense, the board or member making the same may, in writing, direct the sheriff or any near-by constable to convey him to the place provided; and such officer shall receive from the county reasonable compensation therefor. (1499) [3082]

3173. Settlement in another county—When application for support or relief is made by a person whose settlement is in another county, or in a town, city, or village of another county, the board applied to, or its chairman, shall warn him to depart from its county; and if he is unable or refuses to do so within a reasonable time, and is likely to become a public charge, the chairman may issue an order, under his hand and the seal of the board, to the sheriff or any constable of the county, requiring him to convey such person to

3165 Et. seq.  
25 — 12  
25 — 60  
25 — 378  
23G.S.10889

3165  
33 — 20  
33 — 91  
33 — 198  
See 3134  
3165  
Et. seq.  
3 — 43

3167  
Et. seq.  
33 — 10

3170-3171  
33 — 6

3171  
164-M

the place of his settlement. If he be so sick, infirm, or otherwise disabled as to render it unsafe or inhuman to remove him, and is in immediate need of support or relief, provision therefor shall be made in the manner prescribed in [R. L.] §§ 1497-1499. All proper expenses incurred by such county in making such removal, or in furnishing such support or relief, shall be paid by it, and shall be a legal claim in its favor against the county, town, city, or village in which such person has a settlement. (1500) [3083]

29-240, 13+43; 45-465, 48+23; 126-512, 148+469; 131-43, 154+661.

**3174. Board to appoint physician**—The board shall appoint one or more practicing physicians to be physicians of the poor who shall hold office during the pleasure of the board, and receive such compensation as it may from time to time determine. If more than one be appointed, the order of appointment shall prescribe the district in which each shall act, and none shall be required to act outside of his district except in case of urgency. When directed by a member of the board or by the overseer, such physician shall attend upon and prescribe for any sick poor person in charge of the overseer, and also on written direction of a member of the board shall attend upon and prescribe for any sick person who is entitled to receive support or relief from the county. If immediate treatment of any person who has been declared a county charge be required, any licensed physician who may prescribe for or treat him before the arrival of the county physician shall be paid therefor. He shall at once notify the county physician, who shall thereupon take charge of the case. Within thirty days thereafter, he shall file with the auditor a verified report, showing the name and residence of the patient, the day and hour when called, the distance traveled in going to such place, the nature of the disease or injury, the service performed, the time when the county physician was notified and took charge, and the amount claimed as compensation. The auditor shall present such report at the next meeting of the board, which shall allow reasonable compensation. (1501) [3084]

25-259; 95-201, 103+1023.

**3175. Minors, how provided for**—When a minor becomes chargeable upon any county, the county board shall secure his admission to the state public school, or provide a home for him with some respectable householder, if one can be found who will take him. (1502) [3085]

**3176. Burial at expense of county**—When a person dies in any county, not leaving sufficient means to defray the necessary expenses of his burial, nor any relatives therein of sufficient ability to procure his burial, the county board shall cause a decent burial of his remains to be made at the expense of the county. (1503) [3086]

**3177. Tax for support of poor**—The county board shall levy a tax annually sufficient to defray the estimated expenses of supporting and relieving the poor therein during the succeeding year, and to make up any deficiency in the fund raised for that purpose during the preceding year. (1504) [3087]

**3178. District poorhouse—Board of directors**—The county boards of two or more counties, having a joint population of not less than ten thousand, by concurrent resolutions may unite as a district, and establish therein a district poorhouse, which shall be deemed the poorhouse of the several counties. The management of such poorhouse shall be vested in a board of directors, consisting of the chairmen of the several county boards, if the district comprise more than two counties; if it comprise two counties only, such board shall be composed of the chairmen of the two county boards, one other member of each board to be chosen an-

nually, and a fifth chosen by the other four. Such board shall be a body corporate, with power to sue and be sued, and to purchase, hold, and convey real and personal property. It shall meet at the district poorhouse on the fourth Tuesdays of January and July in each year for the transaction of such business as may be brought before it, and may hold extra sessions as it may deem necessary. An extra session may be called by a majority of the board, and the secretary shall give at least ten days' notice thereof to the members. At its first meeting, and each year thereafter at its January meeting, the board shall elect from its number a chairman, secretary, and treasurer. The chairman shall preside at all meetings, and sign all documents requiring its signature. The secretary shall prepare and present to the county boards bills for all amounts due from the respective counties for the support of poor persons, which shall be allowed and paid as other like bills. The district overseer of the poor shall be assistant secretary. The directors shall receive three dollars per day for their attendance upon meetings, and ten cents per mile for travel; but no director shall be paid for more than twenty days' attendance, or mileage for more than five meetings in one year. (1505) [3088]

**3179. Location and erection of poorhouse**—Upon the establishment of such district, the directors, by resolution, shall set a time and place for a meeting to receive and consider offers from any county, town, city, village, or person in the district for the sale of land therein for a poorhouse. At such meeting, or any adjournment thereof, the board may purchase such land upon terms which it may deem most advantageous, and may contract for or procure the erection of such poorhouse and other buildings thereon, and the necessary equipment and supplies therefor. The board, in its discretion, may provide for the employment therein of such poor persons as may be able to labor; but no such buildings shall be erected until the plans, specifications, and location thereof are approved by the state board of control. (1506) [3089]

**3180. Expense of poorhouse, how apportioned**—The expense of providing such land, buildings, equipments and supplies shall be assessed pro rata upon the several counties according to the assessed valuation of the taxable property therein for the preceding year. The board shall fix a weekly rate for each inmate, to be paid by the county from which he comes; and if, at the end of any fiscal year, it appears that such rate was insufficient to pay all expenses of maintaining such poorhouse, the board shall levy upon each county, to meet such deficit, an amount determined by the proportion which the number of days' board furnished to inmates from each county bears to the total number furnished to all poor persons kept therein. The secretary shall certify to the several auditors all amounts assessed upon the counties under this section. (1507) [3090]

**3181. Overseer of poor**—The board shall appoint an overseer of poor of the district, who shall hold office for six years, and until his successor qualifies, unless sooner removed by the board for cause. He shall give bond as provided in the case of a county overseer, except that such bond shall be approved by the board, and made payable to its treasurer. He shall have charge of all poor persons maintained at the district poorhouse, subject to the supervision and written direction of the board, or a committee thereof appointed for that purpose. He shall keep records and accounts, and shall settle his accounts with, and make reports to, the board as provided in the case of a county overseer; stating also in his reports the county to which each poor person is chargeable. He shall also render to the state board of control such reports as

are required from county overseers of the poor. (1508) [3091]

**3182. Board of control may purchase land for poor farm**—The board of control of any county of this state may purchase land for its poor farm to be operated in connection with its almshouse. Said land shall be paid for in the same manner as other purchases of said board of control are paid for, and the title to said land shall be taken and held in the same manner as the title of other lands of said board of control is now held; provided, that the land so purchased for said poor farm; together with land heretofore purchased and now owned by said board of control, shall not exceed in area 320 acres, and provided, that no such land shall be purchased without the approval of the city council of the city and the board of county commissioners of the county wherein said board of control exists. ('11 c. 218 § 1) [3093]

'05 c. 79, amended '15 c. 80, fixes the salary of any member of the board of control at \$900.00 and allows the board to fix the salary of the almshouse and hospital physician appointed by it at not to exceed \$5000.00 per year.

**3183. County boards to contract for care of persons other than paupers**—The board of county commissioners of any county now or hereinafter maintaining a poorhouse, for the reception and support of poor persons chargeable on such county are hereby authorized to enter into contracts for the support and care at such poorhouse of aged and decrepit persons or indigent persons who are then actual residents of said county, for a stipulated sum per week; provided, however, that said sum shall be one amply sufficient to fully reimburse the county, unless such person is an indigent person; and provided further, that the county board shall have the privilege and right to terminate such contracts whenever such board may deem it for the best interest of the county so to do. ('15 c. 321 § 1)

TOWN SYSTEM

**3184. Town board and councils to be superintendents—Relief**—In counties having the town system, the town boards and city and village councils shall be superintendents of the poor. All applications for aid shall be made to such boards or councils, which shall grant such relief as they deem necessary, by paying for the board and care of the applicants, providing transportation to their homes, paying rent, furnishing provisions, clothing, fuel and medical attendance, and burying the dead. They shall pay no cash to any poor person, and shall allow no bill for goods furnished or services rendered to him, unless a member of such board or council shall certify in writing that the account is correct and just; that the goods or services were necessary for his relief, were actually delivered or rendered, and were of good quality; and that the prices charged are reasonable. Every such bill shall specify the name of the person for whom the goods or services were furnished or rendered, and the amount charged for each person. (1509) [3094]

57-145, 58+871; 71-503, 74+282; 74-515, 77+290, 430; 95-201, 103+1023; 123-383, 143+984.

**3185. Member not to be interested, etc.**—No member of any such board or council shall be directly or indirectly interested in furnishing supplies for the benefit of poor persons, or the erection or maintenance of any poorhouse or other place provided for the reception of the poor, and no such member shall be a physician for, or overseer of, the poor. Every person violating this section shall be guilty of a misdemeanor. (1510) [3095]

**3186. Granting of relief and transportation of poor to legal settlement in the state**—Each board and council shall have the following powers and duties:

1. It may appoint a practicing physician to be physician of the poor, who shall hold office during its pleasure, and receive such compensation as it may from time to time determine. When directed by a member of the board or council, such physician shall attend upon and prescribe for any sick poor person entitled to support or relief from the town, city or village.

2. Whenever any person not having a legal settlement therein shall be taken sick, lame or otherwise disabled, or for any other cause shall be in need of relief as a poor person, and shall make application for relief to any such board or council of such municipality, its chairman, mayor or president shall warn him to depart; and if he is unable or refuses to do so within a reasonable time and is likely to become a public charge, such chairman, mayor or president may, in writing require any constable or marshal of the town, city or village to convey him to the place of his settlement, if he have a settlement in this state. If such person is so sick or infirm as to render it unsafe or inhuman to remove him, and is in need of immediate support or relief, the board or council shall provide such assistance as it deems necessary, and if he dies, shall give him decent burial. The expense so incurred shall be paid by the town, city or village, and shall thereupon become a charge against the county. Upon payment thereof, the county may recover the same from the county, town, city or village of such person's settlement, if he have any within this state. Within five days after such person becomes a public charge, the board or council shall notify the county auditor, and thereupon the county board may take him in charge, or relieve him in such manner as it may seem fit.

3. When any minor becomes chargeable upon any town, city or village for support, the board or council, or a member thereof, shall apply to the county board to secure his admission to the state public school, or secure him a home with some respectable householder, if one can be found who will take him. (R. L. '05 § 1511; G. S. '13 § 3096, amended '15 c. 366; '17 c. 39 § 1)

Notice not condition precedent (101-11, 111+651); 135-183, 160+669; 149-81, 182+952.

**3187. Poorhouse**—The county board of any county having the town system may establish, maintain and govern a county poorhouse in the same manner as in other counties. The cost thereof shall be paid by the county; but at its July meeting in each year the county board shall fix a weekly rate for each inmate, to be paid to the county by the town, city, or village from which he comes. The chairman of the town board or the president of the council may sign commitments to such poorhouse, and designate some officer of his municipality to convey any poor person thereto; the expense thereof to be paid from the town, city, or village poor fund. The overseer of such poorhouse may discharge any inmate who, in his judgment, is capable of self-support, or who is ordered discharged by the officer by whom he was committed; and, when necessary, he may furnish transportation to a discharged inmate, at the expense of the county, to the place from which he came. (1512) [3097]

**3188. Taxes, how levied**—In counties having the town system, the voters of each town at their annual meeting, and the council of each city and village annually, shall levy upon the property taxable therein a tax in such amount as shall seem necessary for the support and relief of the poor. Such tax shall not be less than one mill upon each dollar of the assessed valuation, unless there be in the poor fund at least fifty dollars above the amount of orders outstanding. The clerk shall certify to the county auditor such levy,

3183  
29 — 47  
31 — 138  
33 — 308

3184  
33 — 20  
33 — 91  
See 3165

3186  
233nw 804  
3161

3187  
25 — 249

or the fact that no tax is necessary. If a tax be levied, the auditor shall calculate the rate, and extend the same; and, if no certificate be made, he shall levy and extend a tax of one mill on the dollar upon the property taxable in the town, city or village in default. The proceeds of each tax shall be paid to the treasurers of the towns, cities and villages. (1513) [3098]

**3189. Allowance to towns on change from county system**—The county board of any county which has changed from the county system to the town system may appropriate out of the poor fund such sum as it may deem advisable to reimburse any town, city or village in its county for money expended or indebtedness incurred for the care of the poor therein, if it shall have expended or incurred an indebtedness of not less than three hundred dollars for that purpose within the year preceding its application for such allowance. (1514) [3099]

**3190. Change from county system**—That whenever the system for relief of the poor in any county is changed from the county system to the town system and there has been levied or assessed for the year in which such change occurs, a tax for the poor fund of such county under such county system, 80 per cent of the moneys received by such county for such tax shall be paid over to the treasurers of the various towns, villages and cities of such county in the manner hereinafter provided. ('07 c. 37 § 1) [3100]

**3191. Duty of county auditor**—That on the 20th day of March and the 20th day of June and the 20th day of November in such year, the auditor of such county shall compute the amount of taxes collected for such poor fund from the taxpayers of each town, village or city in such county and which then remains in the treasury of such county, and shall draw his warrant in favor of the treasurer of each of such towns, villages and cities for 80 per cent of the amount received from such town, village or city, and the same shall be forthwith paid by the treasurer of such county. ('07 c. 37 § 2) [3101]

**3192. Poor fund of towns, etc.**—The moneys so paid to the treasurers of such towns, villages and cities shall constitute the poor fund for such towns, villages and cities for the year in which such change is made. ('07 c. 37 § 3) [3102]

**3193. Change from county system—Payment from county fund**—That whenever the system for relief of the poor in any county is changed from the county system to the town system and there remains in the county poor fund a surplus which has been levied or assessed as a tax for the poor fund of such county under such county system for the years prior to the year in which such change occurred and which then remains in the treasury of such county, the auditor of such county shall compute the amount of taxes collected for such poor fund from the taxpayers of each town, village or city in such county and shall draw a warrant for the pro rata amount received from such town, village or city, and the same shall be forthwith paid by the treasurer of such county to the treasurers of the respective towns, villages or cities of said county. ('13 c. 39 § 1) [3103]

**3194. Duty of auditor—Poor fund**—The money so paid to the treasurers of such towns, villages or cities shall become a part of the poor fund of such town, village and city and shall be used for no other purpose. ('13 c. 39 § 2) [3104]

**3195. Counties to pay portion of poor expense in certain cases**—In all counties in this state wherein the poor are cared for under the town system, if the expense incurred by any town or village for the care of the poor therein in any calendar year exceeds an amount in excess of one mill on the taxable value of

property in such town or village for that year, then and in that event the chairman of such town board and the clerk thereof or president of village council and recorder as the case may be shall certify to the county auditor a statement showing when, for what purpose, the amount and to whom expense was incurred by such town or village in the care of each named pauper. The county auditor shall lay such statement before the county board at its meeting next following the receipt thereof. Of such annual expense seventy-five per cent of the amount in excess of one mill on the taxable value of property in such town or village shall be a claim against the county, and if such statement is deemed by the county board to be correct, the same, to the extent herein prescribed, shall be allowed and paid by the county to the treasurer of such town or village, who shall credit the sum so paid to the poor fund of the town or village. ('21 c. 420)

COUNTIES EXCEEDING 75,000

**3196. Board of poor commissioners, how constituted**—In counties having a population of over 75,000, and an area of over 5,000 square miles, there shall be a board of three poor commissioners appointed by the chairman of the board of county commissioners of such county, with the approval of the judges of the district court of the judicial district in which such county is located. The terms of the members of the first board shall expire, respectively, on the first Monday of January, in the first, second and third years after their appointment. Upon the expiration of such terms, their successors shall be appointed in like manner for terms of three years; and vacancies shall be filled by like appointment for the unexpired terms. Upon the appointment of the first board, and annually thereafter on the first Monday in January, the board shall elect from its number a president and a vice-president, to serve for one year, and until their successors qualify. It shall make rules for the government of its proceedings, and fixing the times for holding its meetings, and may amend the same at any time. The members shall receive no compensation for their services, but each shall be repaid out of the county poor fund his necessary expenses, a verified and itemized statement of which shall be filed with and approved by the board. It shall be provided with a suitable office, the expenses whereof shall be paid out of the county poor fund. ('07 c. 222 § 1) [3105]

**Historical**—Section 5 repeals inconsistent acts, etc. R. L. § 1515 provided for the appointment of such board, and for their removal, by the judges of the district court. In other respects the section above set forth is identical with said section; and sections 2, 3, and 4 are identical with R. L. §§ 1516, 1517, 1518, all of which are superseded.

**3197. Powers and duties of board**—Such board shall have all the powers and duties relative to the care of the poor which in counties having the county system appertain to the county board. All moneys arising from the labor of poor persons in its care, or from the produce of the poor farm, shall be paid to the board and by it paid into the county treasury, to the credit of the poor fund. No money shall be paid from such fund, except on vouchers of the board, signed by its president or vice-president, and countersigned by its clerk. On the first Monday of January, April, July and October in each year, the board shall file with the county auditor an itemized statement of its receipts and expenditures for the preceding three months. ('07 c. 222 § 2)

**3198. Clerk of poor board, to be paid out of county poor fund, and salary to be fixed by board**—Such board shall appoint a clerk to serve during its pleasure and fix his compensation, which shall be paid out of the county poor fund. He shall keep a record of all the

27 3195 49  
31 3195 184  
3195  
233nw 804

doings of the board; preserve in its office all documents relating to its business; keep an account of all its receipts and expenditures, and the name and address of each person by or for whom relief has been granted, with the amount and date thereof. He shall investigate the condition and needs of all persons by or for whom application is made for relief and report to the board thereon. The board may authorize him to grant temporary relief in cases of emergency, but it shall by resolution limit the amount of relief to be so granted without previous action by the board. The board may employ such other assistance as may be necessary to discharge its duties. ('07 c. 222 § 3, amended '19 c. 26 § 1) [3107]

3199. Taxes, how levied—On or before October 1, in each year, such board shall determine by resolution the amount of tax to be levied for the ensuing year

for the support of the poor, the maintenance of the poorhouse and other places provided for the reception of the poor, and the erection of any buildings or improvements, and the adoption of such resolution shall constitute a levy on the property taxable in the county of the amount named therein; but the amount so levied for all purposes, except for the erection or repair of buildings, shall not exceed an amount equal to six-tenths of one mill on each dollar of assessed valuation. On or before October 5, thereafter, the board shall file a certified copy of such resolution with the county auditor, who shall enter the amount upon the tax lists. Such tax, when collected, shall be credited to the county poor fund. ('07 c. 222 § 4) [3108]

For system of poor relief in counties having 80 townships and an assessed valuation exceeding \$20,000,000 and less than \$50,000,000 see '17 c. 187.

31 3199  
33 3199

3200  
29 249  
3200-01  
163-M 271  
164-M 499  
211-NW 319  
211-NW 475  
3200  
169-M 422  
171-M 36  
213-NW 56  
3200  
159-M 48

3200-01  
163-M 271  
164-M 499  
211-NW 319  
211-NW 475

CHAPTER 16

INTOXICATING LIQUORS

3200  
15 231  
152-M 543  
155-M 246  
188-NW 274  
193-NW 169  
197-NW 276  
197-NW 961  
3201  
157-M 141  
157-M 360  
195-NW 778  
196-NW 278

3200-01  
03-NW 964  
04-NW 942  
3200-08  
05-NW 450  
3-G.S. 215

3200  
177m 278  
225nw 20  
3214  
3225  
10639  
10641  
10647

3200  
Et seq.  
33 115  
33 130

3200. Definition of intoxicating liquors—Wherever used in this act the terms "intoxicating liquor" and "liquor" shall include and mean ethyl alcohol and any distilled, fermented, spirituous, vinous or malt liquor or liquid of any kind potable as a beverage whenever any of said liquors or liquids contain one-half of one per cent or more of alcohol by volume; and shall also include and mean any liquor or liquid of any kind potable as a beverage which is in fact intoxicating. In any action or proceeding under this act, civil or criminal, the fact that any such liquor or liquid which is potable as a beverage will, when drunk, produce an intoxicating effect, shall when established, be proof that such liquor or liquid contains one-half of one per cent or more of alcohol by volume and is intoxicating within the meaning of this act; the terms "sell" and "sale" shall include all barter, gifts and all means of furnishing liquor in violation or evasion of law; and the word "physician" shall include and mean any physician, surgeon, dentist or veterinarian, duly licensed to practice and practicing as such within this state, and no other person; the word "pharmacist" shall include and mean only any duly licensed and registered pharmacist or druggist actually carrying on business as such in good faith within this state; the word "person" shall include and mean natural persons and corporations whether acting by themselves or by servant, agent or employe; words of singular number shall include their plurals, and words of masculine gender shall include the feminine or neuter as the case may be.

Wherever an address or location is required to be given in this act, it shall be held and construed to require the giving of the state, county, town, village or city, street and street number of the residence, place or place of business as the case may be.

"Nuisance" shall include the premises and every place where liquor in any quantity is manufactured or sold or kept or had for sale, or where any order therefor is taken, received or solicited contrary to the constitution or law of the state or of the United States, or where there is any still, apparatus, implement, machine, device, contrivance, utensil or thing or any tablet, compound, substance or matter or material of any kind or nature whether liquid or solid, or any formula, receipt or direction, any of which is apparently de-

signed or intended for use or used therein for or in or in connection with the manufacture or sale of intoxicating liquor or any violation of the constitution or law of this state or of the United States relating to intoxicating liquor, or where any of the things herein specified are kept, had or possessed or any act whatever done, in violation of any provision or part of the constitution or law of this state or of the United States relating to intoxicating liquor, and all liquor in every such place and every bar, bar fixture, vessel, jug, container or receptacle of any kind, and every still or other thing of any kind herein before mentioned, any of which is apparently designed or intended for use or used therein for or in or in connection with the manufacture or sale of intoxicating liquor, or any violation of any provision or part of the constitution or law of this state or of the United States relating to intoxicating liquor. Any person who in any way assists in creating, keeping or maintaining a nuisance, or who sells any liquor, liquid or any tablet, compound, substance or matter or material of any kind or any formula, recipe or direction, or any still, apparatus, implement, machine, device, contrivance, utensil, or thing of any kind with knowledge or reason to believe that the same is to be used or intended for use for or in or in connection with a nuisance or the creation, keeping or maintenance thereof, or who knowingly permits any premises or place owned, managed or controlled by him to become or remain a nuisance, shall be held to be aiding in such nuisance.

The term "wholesale druggist" as used in this act is hereby declared to mean one who in good faith deals in drugs, chemicals and medicines in large quantities and who sells such drugs, chemicals and medicines chiefly to retailers thereof, who in turn retail the same in small quantities to the consumers. ('19 c. 455 § 1, amended '19 Ex. Sess. c. 65; '21 c. 391 § 1; '23 c. 416 § 1)

See 150-293, 184+1026; 151-341, 184+947.

3201. Manufacture, sale and transportation prohibited except under certain conditions—The manufacture, sale or transportation, or keeping or having in possession for sale or transportation of, or the taking, receiving or soliciting of any order for intoxicating liquor of any kind in any quantity whatever is prohibited within this state, and it shall be unlawful for

164-M 3201  
166-M 28  
207-NW 116  
19  
3201Eteeq.  
31 83