MINNESOTA STATUTES 1979 SUPPLEMENT

126.531 CURRICULUM, CONDUCT, TEXTBOOKS

126.53 [Repealed, 1979 c 219 s 3]

NOTE: Section 126.53, subdivision 3 was also amended by Laws 1979, Chapter 334, Article 3, Section 15 to read as follows:

"Subd. 3. The terms, compensation, and removal of members of the advisory task force shall be as provided for in section 15.059, subdivision 6. Notwithstanding the provisions of section 15.059, subdivision 6, the advisory task force shall expire June 30, 1980."

126.531 Advisory task force on American Indian language and culture education programs.

Subdivision 1. The Minnesota Indian Affairs intertribal board shall nominate 15 persons for membership to the American Indian language and culture education advisory task force. The state board of education shall appoint nine persons from those so nominated to constitute the task force. Members shall include representatives of community groups, parents of children eligible to be served by the programs, American Indian administrators and teachers, persons experienced in the training of teachers for American Indian language and culture education programs, persons involved in programs for American Indian children in nonsectarian nonpublic, urban, community, tribal or alternative schools and persons knowledgeable in the field of American Indian language and culture education. Members shall be appointed so as to be representative of significant segments of the population of American Indians.

Subd. 2. The advisory task force on American Indian language and culture education programs shall advise the state board in the administration of its duties under sections 126.45 to 126.55.

Subd. 3. The advisory task force shall expire and the terms, compensation and removal of members shall be as provided for in section 15.059, subdivision 6.

[1979 c 219 s 2]

126.54 Pilot programs.

Subdivision 1. Grants; procedures. For fiscal years 1978, 1979, and 1980, as part of the needs assessment effort, the state board of education shall make grants to no fewer than six school year pilot American Indian language and culture education programs. At least three pilot programs shall be in urban areas and at least three shall be on or near reservations. The board of a local district, a participating school or a group of boards may develop a proposal for grants in support of pilot American Indian language and culture education programs. Proposals may provide for contracts for the provision of program components by nonsectarian nonpublic, community, tribal or alternative schools. The state board shall prescribe the form and manner of application for grants, and no grant shall be made for a proposal not complying with the requirements of sections 126.45 to 126.55. The state board shall submit all proposals to the state advisory task force on American Indian language and culture education programs for its recommendations concerning approval, modification, or disapproval and the amounts of grants to approved programs.

[For text of subds 2 to 7, see M.S.1978]

[1979 c 334 art 3 s 16]

CHAPTER 128A. SCHOOLS; DEAF AND SIGHT-SAVING

Sec. 128A.02 Transfer of authority.

128A.02 Transfer of authority.

[For text of subds 1 to 5, see M.S.1978]

Subd. 6. The rules of the state board pursuant to this section shall establish procedures for admission to and discharge from the schools, for decisions on a child's pro-

MINNESOTA STATUTES 1979 SUPPLEMENT

LIBRARIES 134.33

gram at the schools and for evaluation of the progress of children enrolled in the schools. These procedures shall guarantee children and their parents appropriate procedural safeguards, including a review of the placement determination made pursuant to sections 120.17 and 128A.05, and the right to participate in educational program decisions. Notwithstanding the provisions of section 15.0411, proceedings concerning admission to and discharge from the schools, a child's program at the schools and a child's progress at the schools shall not be deemed to be contested cases subject to sections 15.041 to 15.052 but shall be governed instead by the rules of the state board pursuant to this section.

[1979 c 334 art 3 s 17]

CHAPTER 134. LIBRARIES

Sec.			Sec.	
134.30	Definitions.		134.351	Multi-county, multi-type library systems.
134.32	Grant authorization; types of grants.		134.352	Multi-county, multi-type library system;
134.33	Establishment grants.			planning grants.
134.34	Regional library basic system support		134.353	Multi-county, multi-type library system de-
	grants; requirements.			velopment grant.
134.35	Regional library basic system support			. •
	grants; distribution formula.	•		

134.30 Definitions.

Subdivision 1. As used in sections 134.30 to 134.35 and sections 134.351, 134.352, and 134.353, the terms defined in this section shall have the meanings ascribed to them.

[For text of subds 2 to 5, see M.S.1978]

Subd. 6. "Multi-county, multi-type library system" means a cooperative network composed of any combination of public libraries, regional public library systems, public school libraries, public or private college or university libraries and any other libraries which share services and resources within a multi-county area.

[1979 c 334 art 9 s 1,2]

134.32 Grant authorization; types of grants.

[For text of subds 1 to 4, see M.S.1978]

Subd. 5. It may provide grants for interlibrary exchange of books, periodicals, resource material, reference information and the expenses incident to the sharing of library resources and materials, including planning, development and operating grants to multicounty, multi-type library systems.

[For text of subds 6 to 8, see M.S.1978]

[1979 c 334 art 9 s 3]

134.33 Establishment grants.

Subdivision 1. An establishment grant as described in section 134.32, subdivision 2, shall be made to any regional public library system for the first two state fiscal years after a board of county commissioners has contracted to join that system and has agreed that the county will provide the levels of support for public library service specified in this section. In the first year of participation, the county shall provide an amount of support equivalent to .3 mill times the adjusted assessed valuation of the taxable property of the county as determined by the equalization aid review committee for the second year preceding that calendar year or two-thirds of the per capita amount established under the provisions of section 134.34, subdivision 1, whichever amount is less. In the second year of participation and in each year thereafter, the county shall provide an amount of support equivalent to .4 mill times the adjusted assessed valuation of the taxable property of the county as determined by the equalization aid review committee for the second year preceding that calendar year or the per capita amount established under the