GRANTS AND GIFTS TO STATE
Act 145 of 1901

AN ACT to provide for the acceptance and collection of grants, devises, bequests, donations and assignments to the state of Michigan; and to provide for the acceptance of legislative jurisdiction over federal lands or interests therein.


The People of the State of Michigan enact:

21.161 Grants and gifts to state; acceptance by governor, report to legislature.

Sec. 1. Whenever any grant, devise, bequest, donation, gift or assignment of money, bonds or choses in action, or of any property, real or personal, shall be made to this state, the governor is hereby directed to receive and accept the same, so that the right and title to the same shall pass to this state; and all such bonds, notes or choses in action, or the proceeds thereof when collected, and all other property or thing of value, so received by the state as aforesaid, shall be reported by the governor to the legislature, to the end that the same may be covered into the state treasury or appropriated to the State University, or to the public schools, or to such state charities as may be here after directed by law.


21.162 Title of state to grants and gifts, to be protected by attorney general.

Sec. 2. Whenever it shall be necessary to protect or assert the right or title of the state to any property so received or derived as aforesaid, or to collect or reduce into possession any bond, note, bill or chose in action, the attorney general is directed to take the necessary and proper proceedings and to bring suit in the name of the state in any court of competent jurisdiction, state or federal, and to prosecute all such suits; and is authorized to employ counsel to be associated with him in such suits and actions, who, with him, shall fully represent the state and shall be entitled to reasonable compensation out of the recoveries or collections in such suits and actions.


Compiler's note: The repealed section pertained to acceptance of legislative jurisdiction over federal lands or interests therein.