

CHAPTER 330—S. F. No. 818.

An Act to authorize the county board of any county in this state, in which is situated a city having a population of ten thousand inhabitants and not more than twenty thousand inhabitants, to appropriate not to exceed one-half of the amount raised by taxation upon property situated within said city, for the construction, improvement, maintenance and repair of roads and bridges situate within such city or leading into the same and within two miles thereof.

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

Section 1. Certain county boards may appropriate money for roads and bridges within two miles of limits of city.—Any county board of any county in this state, in which is situated a city having a population of ten thousand inhabitants and not more than twenty thousand inhabitants, may annually appropriate not to exceed one-half of the amount raised annually by taxation upon the taxable property situate in such city for a county road and bridge fund or purposes, to be expended upon the roads and bridges within such city or within two miles of the limits of such city upon roads leading into such city. Every such appropriation shall be made by resolution and shall be made payable to the city treasurer of such city, and such resolution shall specify the place or places where the same, or any part thereof, shall be expended, and it shall be unlawful to use the same, or any part thereof, for any other purpose or at any other place than as specified in such resolution.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 17, 1913.

CHAPTER 331—S. F. No. 926.

An Act authorizing and empowering cities of the fourth class and the city councils of the same to dredge lakes wholly or partly within the corporate limits of such cities; to park the shores thereof and maintain the water level therein and expend money for such purposes; to receive donations from persons, firms or corporations to aid in defraying such expenses and to enter into contracts with persons, firms or corporations for the taking of water and ice from such lakes.

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

Section 1. Cities of fourth class given right to dredge lakes—Right to accept donations.—That all cities of the fourth class and the city councils of the same, in addition to all powers

now possessed by such cities, shall have the power to dredge lakes wholly or partly within the corporate limits of such cities, to park the shores thereof, maintain a water level in such lakes and expend money therefor.

Such cities are also given the right to accept donations from any person, firm or corporation to aid in defraying such expenses, and such cities and the city councils thereof shall have the power to make contracts with any person, firm or corporation for the taking of water and ice from such lake upon such terms and conditions as may be agreed upon between such city council and the person, firm or corporation acquiring the right to the use of said water and ice.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 17, 1913.

CHAPTER 332—H. F. No. 458.

An Act to amend Section 5467, Revised Laws for 1905 as amended by Chapter 257 of General Laws for 1907, relative to the officers appointed by sheriff.

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

Section 1. **Twelve months entitles sheriff to night watchman.**—Section 5467 of the Revised Laws for 1905, as amended by Chapter 257 of the General Laws of Minnesota for 1907, is hereby amended so as to read as follows:

“Section 5467. The sheriff, of every county maintaining a jail, with the approval of the judges of the district court therein, shall appoint a competent woman as matron, who, under his direction, shall have exclusive charge of all female prisoners. He may, in the same manner, whenever the average number of prisoners in such jail for the preceding *twelve* months shall have been ten or more, appoint a night watchman, and, when twenty or more, an assistant jailer also. Said judges shall fix the compensation of all such employees at not less than the following sums, viz.: The matron, fifty cents for each day when there is a female prisoner; the night watchman and assistant jailer, one dollar per day; provided that they shall be discharged whenever the number of prisoners for any preceding *twelve* months has fallen below the number herein prescribed. Said officers shall be sober, responsible persons, able to read and write the English language intelligently. Their compensation shall be fixed by said judges and paid monthly; they shall hold office during the pleasure of the sheriff and judges, and they may be re-