

4. Two delegates elected by, and the president, ex officio, of the following societies and associations: the state horticultural society; the state dairymen's association; the state beekeepers' association; the Minnesota live stock breeders' association; the Minnesota field crop breeders' association; the Minnesota swine breeders' association; the Minnesota sheep breeders' association; the Minnesota horse breeders' association; the Minnesota veterinary association; the Minnesota cattle breeders' association; the state poultry association; Minnesota implement dealers' association; the Minnesota florists' association; the Minnesota garden flowers' association; the Minnesota county exhibitors' association; the Minnesota federation of county fairs; the state forestry association and the *Minnesota state grange association*. The following societies and associations shall be entitled to one vote each: Minneapolis market gardeners' association of Minnesota; the state growers' association; Minnesota shorthorn breeders' association; Minnesota Guernsey breeders' association; Minnesota Jersey breeders' association; Minnesota Holstein-Friesian breeders' association, and the Minnesota Hereford breeders' association; provided, that all such societies and associations shall be active and state-wide in their scope and operation, hold annual meetings and be incorporated under the laws of the State of Minnesota, before being entitled to select such delegates. The societies and associations named in this subdivision shall file with the Secretary of State, on or before December 20 of each year, a report showing that said society or association has held a regular annual meeting for such year, a summary of its financial transactions for the current year, and an affidavit of the president and secretary that it has a paid up membership of at least twenty-five. On or before January 5 of each year, the secretary of state shall certify to the secretary of the State Agricultural Society the names of such societies or associations herein named as have complied with the provisions hereof.

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

Approved April 8, 1913.

CHAPTER 195—S. F. No. 483.

An Act entitled "An Act to authorize Chairmen of Boards of County Commissioners of any county of this state, now, or hereafter having a population of not less than 200,000 and not more than 275,000 inhabitants, to appoint and employ lake patrols, prescribing their duties, fixing their compensation and providing for the payment thereof."

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

Section 1. **Chairman of county board to appoint two persons to police and patrol lakes.**—The chairman of the board of

county commissioners of any county to which this act shall apply, may appoint and employ, during his pleasure, subject to the approval of the county board of such county, not more than two persons to police and patrol the lakes and waters lying or being wholly or partly within said counties, between the 15th day of October and the 1st day of June, following.

Sec. 2. **Duties of lake patrolmen.**—It shall be the duty of said persons so employed to police and patrol under the directions of said chairman of the board of county commissioners, said lakes and waters, and the grounds, roads and property in the vicinity thereof. Said persons so employed shall keep and preserve the peace, and enforce the laws of this state in and about said places. Said persons shall be peace officers.

Sec. 3. **Payment to not exceed \$60 per month.**—Said persons so appointed shall be paid monthly upon the certificate of said chairman of said board of county commissioners, as other county officers are now paid, such salary or salaries as shall be, by resolution fixed by the board of county commissioners, not exceeding sixty dollars per month. Said salaries shall be paid from the county treasury of said counties.

Sec. 4. **Application.**—This act shall apply to all counties of this state, now or hereafter having a population of not less than 200,000 and not more than 275,000 inhabitants.

Sec. 5. This act shall take effect and be in force from and after its passage.

Approved April 8, 1913.

CHAPTER 196—S. F. No. 571.

An Act to prohibit the bringing into, or upon the grounds of the state prison or state reformatory, any opium, cocaine, morphine, or other narcotic, or any intoxicating liquor, firearms, weapons, or explosive of any kind, and making the same a felony, and providing a penalty therefor.

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

Section 1. **Introduction of opium and other narcotics and firearms at state prison or reformatory prohibited.**—Any person who brings into the state prison, or the state reformatory, of this state, or within the grounds belonging to any such institution, any opium, morphine, cocaine, or other narcotic, or any intoxicating liquor of any kind whatever, or any firearms, weapons or explosives of any kind, without the consent of the warden of the state prison or the superintendent of the state reformatory,