municipality shall relieve the real property therein at the time of the issuing of such bonds from any liability from taxation to pay for the same, and all such bonds so purchased are hereby declared to be the valid and subsisting indebtedness of each such municipality, respectively issuing the same.

Approved April 19, 1913.

CHAPTER 364-H. F. No. 889.

An Act to amend Section 3 of Chapter 285 of the General Laws of Minnesota for the year 1905 as the same was amended by Chapter 394 of the General Laws of Minnesota for the year 1907, and as the same was further amended by Chapter 418 of the General Laws of Minnesota for the year 1909, relating to juvenile courts.

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

Section 1. Deputy for juvenile court to receive salary of \$1,800 per annum.—That Section 3 of Chapter 285 of the General Laws of Minnesota for the year 1905 as the same was amended by Chapter 394 of the General Laws of Minnesota for the year 1907, and as the same was further amended by Chapter 418 of the General Laws of Minnesota for the year 1909, be and the same hereby is amended so that said Section 3 as amended shall read as follows:

Section 3. In counties having over 50,000 population the judges of the district court shall, at such times as they shall determine, designate one of their number whose duty it shall be to hear all cases arising under this act, unless absent or disabled in which case another judge shall be temporarily assigned for said purpose, and such designation shall be for the period of one year unless otherwise ordered. The judge of the juvenile court so designated, shall devote his first service, and all necessary time to the business of said juvenile court, and the work of the juvenile court shall have precedence over all other court work. A special court room to be designated as the juvenile court room, shall be provided for the hearing of such cases, and the findings of the court shall be entered in a book or books to be kept for that purpose, and known as the "juvenile record," and the court may for convenience be called the "juvenile court."

The judge designated to hear cases under this act may, upon consultation with the clerk, designate a duly appointed deputy clerk who shall have special charge of the duties to be performed by the clerk in connection with said juvenile court, and whose duty it shall be to keep all books and records thereof,

to issue summons and process, to attend to correspondence in connection with such court, and in general to perform such duties in the administration of the business of said court, whether or not herein specifically enumerated, as the judge may direct.

Such judge may fix the compensation of such deputy at a sum not exceeding \$1,800.00 per annum, which sum shall be paid monthly by the board of county commissioners on the certificate of such judge or the clerk of the court that such services have been rendered. When not engaged in the duties pertaining to such juvenile court such deputy shall do such work in the clerk's office as the clerk may direct. When such deputy clerk is absent the clerk, or another deputy, may perform such duties. The judge may from time to time change the designation of such deputy clerk, at his discretion, and may change the compensation, but shall not increase it to an amount exceeding the maximum sum hereinbefore given.

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

after its passage.

Approved April 19, 1913.

CHAPTER 365-H. F. No. 990.

An Act to amend Section Two (2) of Chapter One Hundred Eighty-two (182) of the General Laws 1905, relating to teachers' institutes.

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

Section 1. Two days' institute, or one annual institute of five days—Full pay for teachers who attend.—That Section Two (2), Chapter One Hundred Eighty-two (182) of the General Laws

of 1905 be amended so as to read as follows:

Section 2. The county superintendent may hold county institutes for teachers in different parts of the county not to exceed two (2) days for each such institute in any one (1) year; or he may hold one annual institute not to exceed five days, and require the attendance of all persons teaching in the county schools except those in high or graded schools at any of such institutes. Teachers who have been in regular attendance during the entire time of such institute designated by the county superintendent shall receive from him a certificate of attendance which shall entitle such teacher to full pay for the time her school has been closed on account of attendance at such institute, and the county commissioners shall allow bills for personal expenses for the county superintendent in holding institutes not to exceed the sum of fifty (\$50.00) dollars in any one (1) year.

Approved April 19, 1913.