

CHAPTER 446—S. F. No. 908.

An Act providing for the election of and fixing the terms and salaries of coroners, chief deputy coroner, secretary, morgue keeper and assistant morgue keeper of all counties in the state of Minnesota, now or hereafter having a population of two hundred thousand (200,000), and less than three hundred thousand (300,000) inhabitants.

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

Section 1. Candidate for coroner at primary, without opposition, to have name omitted from ballot.—A coroner shall be elected in all counties in the state of Minnesota now or hereafter having a population of two hundred thousand (200,000) and less than three hundred thousand (300,000) inhabitants, who shall hold his office for the term of two years and until his successor is elected or appointed and qualifies, whose term shall commence on the first Monday in January, 1915, except that the term of the coroner in office when this act shall take effect shall terminate on the day next preceding the first Monday in January, 1915, and all such coroners shall be chosen and their names placed upon the non-partisan ballot in like manner and in the same way as judges of the district court are now selected, and all provisions of law now in force relating to the selection of judges of the district court, both in the primary and general election, shall apply to the office of coroner, so far as the same may be applicable. If, in any primary election contest, it shall appear that any candidate for coroner is without opposition, the proper person or board having supervision of making up the primary election ballots; shall omit the name of such candidate from the primary election ballot, and the same shall be placed in due form upon the regular election ballot.

Sec. 2. To be licensed physician—Salary \$4,000 per annum.—Such coroner shall be a duly licensed and practicing physician of the state of Minnesota, and his salary is hereby fixed at four thousand dollars (\$4,000.00) per annum, which sum shall be paid out of the county treasury.

Sec. 3. Deputy, assistants, and salaries.—The coroner of all such counties shall appoint a chief deputy coroner, and such other deputy coroners as he may deem necessary, a secretary, a morgue-keeper, and an assistant morgue-keeper. The compensation of the chief deputy coroner is hereby fixed at twelve hundred dollars (\$1200.00) per annum, and that of the secretary at nine hundred dollars (\$900.00) per annum. The salary of the morgue-keeper is hereby fixed at the sum of twelve hundred dollars, (\$1200.00) per annum, and that of the assistant morgue-keeper at seven hundred and eighty dollars (\$780.00) per annum; and all salaries and compensation herein mentioned shall be payable in monthly installments out of the county treasury.

Sec. 4. **Inconsistent acts repealed.**—All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

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

Approved April 23, 1913.

CHAPTER 447—S. F. No. 954.

An Act relating to proceedings against and the liquidation of delinquent financial institutions and banks, and relating to the collection of the assets of said institutions and banks and to validate certain actions brought in the name of such banks.

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

Section 1. **Powers of superintendent of banks in connection with banks passing through liquidation.**—That in all cases where the superintendent of banks of this state has taken possession of the property and business of any bank, or any such bank is in the process of liquidation by him, pursuant to the laws of this state, such superintendent may in the name of any such bank or in his own name as superintendent of banks of the state of Minnesota, for the use of any such bank, bring and carry to an end all necessary actions in the proper courts to reduce the assets of any such bank to money and to protect the property and rights of any such bank, and to that end may in the name of any such bank or in his own name as superintendent of banks, execute all bonds and other papers necessary to carry on any such actions, and may in the name of any such bank, satisfy and discharge by written instrument, any and all real estate and chattel mortgages and all other liens held by any such bank and may in the name of any such bank foreclose by advertisement in the manner provided by the laws of this state, any real estate mortgage held by any such bank and to execute in the name of any such bank to the attorney employed to foreclose any such mortgage by advertisement the power of attorney required by the laws of this state in case of foreclosure of mortgages by advertisement. Such superintendent of banks prior to any sale under such foreclosure proceedings shall file for record in the office of the register of deeds of the county where any land affected by any such foreclosure sale is situated, a certificate under his hand as such superintendent of banks, stating therein the corporate name of the bank affected; its principal place of business; that as such superintendent he has taken possession of the property and business of such bank under the laws of the state and the date of such taking possession thereof; that such bank is in process of liquidation by him, pursuant to the laws