CHAPTER 12-H. F. No. 107

An act to amend Subdivision (4), Section 2816, General Statutes 1923, relating to powers of the school board.

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

Section 1. To provide for transportation.—That subdivision (4), Section 2816, General Statutes 1923, be, and the same hereby is amended to read as follows:

"4. Provided for the free transportation of pupils to and from school, and to schools in other districts for grades and departments not maintained in the district, including high school, at the expense of the district, provided funds for such purpose are available and if agreeable to district to which it is proposed to transport the pupils, for the whole or such part of the school year as they may deem expedient, and subject to such rules and regulations as they may adopt; and they shall require from every person employed for that purpose, a reasonable bond for the faithful discharge of his duties, as prescribed by the board."

Approved February 8, 1929.

CHAPTER 13-S. F. No. 54

An act to amend General Statutes 1923, Section 9468, relating to selection of jurors.

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

Section 1. Selection of jurors.—That General Statutes 1923, Section 9468, be amended to read as follows:

"9468. The county board, at its annual session in January, shall select, from the qualified voters of the county, seventy-two persons to serve as grand jurors, and one hundred and forty-four persons to serve as petit jurors, and make separate lists thereof, which shall be certified and signed by the chairman, attested by the auditor, and forthwith delivered to the clerk of the district court. If in any county the board is unable to select the required number, the highest practicable number shall be sufficient. In counties where population exceeds ten thousand no person on such list drawn for service shall be placed on the next succeeding annual list, and the clerk shall certify to the board at it's annual January session the names on the last annual list not drawn for service during the preceding year, nor shall any juror at any one term serve more than thirty days and until the completion of the case upon which he may be sitting and in counties having two or more terms of court in one year, after the jurors have been drawn for any term of such court, the clerk shall strike from the original list the names of all persons who were drawn for such term, and notify the board thereof, which at its next session shall likewise

select and certify an equal number of new names, which shall be added by such clerk to the names in the original list. If such list is not made and delivered at the annual meeting in January, it may be so made and delivered at any regular or special meeting thereafter. Whenever at any term there is an entire absence or deficiency of jurors whether from an omission to draw or to summon such jurors or because of a challenge to the panel or from any other cause, the court may order a special venire to issue to the sheriff of the county, commanding him to summon from the county at large a specified number of competent persons to serve as jurors for the term or for any specified number of days, provided that before such special venire shall issue the jurors who have been selected by the county board and whose names are still in the box provided for in Section 9101 of said General Statutes, shall first be called and upon an order of the court the number of names required for such special venire shall be drawn from said box in the manner required by law and the jurors so drawn, shall be summoned by the sheriff as other jurors; and as additional jurors are needed successive drawings shall be ordered by the court until the names contained in said box have been exhausted."

Approved February 13, 1929.

CHAPTER 14-S. F. No. 91

An act to amend General Statutes 1923, Section 122, relating to the compromise of state claims.

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

Section 1. Compromise of State claims.—That General Statutes 1923, Section 122, be amended to read as follows:

"122. Whenever the strict enforcement by the state of a demand for money or other property against any person is deemed by the Attorney General to be impracticable or inequitable, he may submit the same to the executive council for compromise. The executive council shall consider the equities of the case, the situation and financial ability of the debtors, and the interests of the state, and determine in writing upon what terms the demand in question should be settled as against all or any of the parties thereto. Thereupon the Attorney General shall adjust the claim in accordance with such determination and shall execute in behalf of the state all papers necessary and proper to carry the compromise into effect and to release from such claim any and all parties thereto who shall seasonably comply with the conditions of the settlement so authorized."

Approved February 13, 1929.