

and the certificate herein referred to. Any assistant at the time of his appointment may or may not be a resident of the county for which he is appointed. In each case the assistant county superintendent shall assist the superintendent in the performance of his general duties, as directed, and report to him. Clerk hire shall be paid to the persons actually rendering such clerical services, out of the county treasury, upon the order of the county auditor accompanied by a certificate of the county superintendent that the service has been rendered, and no allowance for such clerk hire shall be made or received in any case except for services actually rendered."

Approved April 29, 1935.

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CHAPTER 354—H. F. No. 1279

*An act legalizing all acts and things heretofore done and performed, and certain expenditures heretofore authorized or incurred made in good faith by the governing body or any commission, board or officer of any municipality in this state for the purpose or in connection with the carrying on of poor relief, work relief, public relief and/or emergency relief, by such municipality.*

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

**Section 1. Definitions.**—When used in this act, the term "municipality" is defined to mean all counties and towns in the state of Minnesota.

**Sec. 2. Acts and expenditures legalized.**—All acts and things heretofore done and performed and expenditures of public funds authorized by a formal resolution of the board of county commissioners or town board or act of the county auditor or county treasurer in relation to administrative costs including clerical or supervisory service, rent, light, heat, postage, telephone, stationery, automobile allowances or freight on relief supplies for the purpose of or in connection with the carrying on, in good faith, activities concerning poor relief, work relief, public relief and/or emergency relief by such boards or officers of such municipality prior to the taking effect of this act, are hereby legalized and validated.

**Sec. 3. Application of act.**—This act shall not be construed to remove the liability of any officer for acts done in violation of any criminal statute or law of this state; nor shall this act affect any action or proceeding now pending in any of the courts of this state.

Approved April 29, 1935.