

ices. All fees collectible by and paid to the probate and juvenile court shall be turned over to the general revenue fund of the county.

Sec. 3. All laws relating to or affecting the salary of the probate court of Norman county, except Minnesota Statutes 1957, Section 375.43, enacted during this session or any time prior to the effective date of this act and inconsistent herewith are superseded and of no effect.

Approved April 17, 1961.

CHAPTER 430—S. F. No. 273

[Coded in Part]

An act relating to probation officers; amending Minnesota Statutes 1957, Section 242.46, Subdivision 3, as amended by Laws 1959, Chapter 698, Section 2; and Section 260.09, Subdivisions 2, 3, and 4, as amended by Laws 1959, Chapter 698, Section 3.

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

Section 1. Minnesota Statutes 1957, Section 242.46, Subdivision 3, as amended by Laws 1959, Chapter 698, Section 2, is amended to read:

Subd. 3. The commission shall provide probation services to juvenile courts in counties that request it or as required by Minnesota Statutes, Section 260.09; it shall in cooperation with the judges concerned provide supervision to probation officers in all counties of not more than 100,000 population, in order to insure high uniform standards of operation; and it is authorized and empowered to employ the necessary probation and parole agents, supervisors, and clerical personnel. *The costs of administrative and supervisory services shall be borne by the state.* The commission shall give newly employed probation and parole agents appropriate orientation training and shall provide systematic inservice training to all such agents thereafter, and for that purpose may assign agents to appropriate short courses at the University of Minnesota and necessary conferences and meetings held within the state.

Sec. 2. Minnesota Statutes 1957, Section 260.09, Sub-

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division 2, as amended by Laws 1959, Chapter 698, Section 3, is amended to read:

[260.311] Subd. 2. **Sufficiency of services.** Probation services for juveniles shall be sufficient in amount to meet the needs of delinquent children and of the juvenile court in each county. Probation officers serving juvenile courts in all counties of not more than 100,000 population shall also, pursuant to subdivision 3 of this section, provide probation and parole services to wards of the youth conservation commission resident in their counties. To provide these probation services counties containing a city of 10,000 or more population shall, as far as practicable, have one probation officer for not more than 35,000 population; in counties that do not contain a city of such size, the youth conservation commission shall, after consultation with the juvenile judge and the county commissioners and in the light of experience, establish probation districts to be served by one officer.

All probation officers appointed by any county of not more than 100,000 population after July 1, 1959, shall be selected from the *same* state civil service list of eligible candidates *from which the youth conservation commission selects its probation and parole agents and for which both oral and written examinations are required* and the civil service department shall furnish the names of such candidates on request.

Sec. 3. Minnesota Statutes 1957, Section 260.09, Subdivision 3, as amended by Laws 1959, Chapter 698, Section 3, is amended to read:

[260.311] Subd. 3. **Powers and duties.** All probation officers serving juvenile courts shall act under the orders of the court in reference to any child committed to their care by the court, and in the performance of their duties shall have the general powers of a peace officer; and it shall be their duty to make such investigations with regard to any child as may be required by the court before, during, or after the trial or hearing, and to furnish to the court such information and assistance as may be required; to take charge of any child before, during, or after trial or hearing when so directed by the court, and to keep such records and to make such reports to the court as the court may order. Probation officers heretofore or hereafter appointed under the provisions of sections 636.01 to 636.06 shall be subject to the orders of the court in reference to all matters covered

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by the provisions of sections ~~260.01 to 260.34~~ *Laws 1959, Chapter 685, Sections 1 to 44.*

All probation officers serving juvenile courts in counties of not more than 100,000 population shall, in addition, provide probation and parole services to wards of the youth conservation commission resident in the counties they serve, and shall act under the orders of said commission in reference to any ward committed to their care by the commission.

All probation officers serving juvenile courts in counties of not more than 100,000 population shall, under the direction of the court, cooperate with all law enforcement agencies, schools, child-serving agencies of a public or private character, and groups concerned about the welfare of children to prevent delinquency and to rehabilitate within the community children adjudged delinquent.

All probation officers serving juvenile courts shall make monthly and annual reports to the youth conservation commission, on forms furnished by it, containing such information on number of cases cited to the juvenile court, offenses, adjudications, dispositions, and related matters as may be required by the youth conservation commission.

Sec. 4. Minnesota Statutes 1957, Section 260.09, Subdivision 4, as amended by Laws 1959, Chapter 698, Section 3, is amended to read:

[260.311] Subd. 4. **Compensation.** In counties of more than 100,000 population, a majority of the judges of the district court may direct the payment of such salary to probation officers as may be approved by the county board, and in addition thereto shall be reimbursed for all necessary expenses incurred in the performance of their official duties. In all counties which obtain probation services from the youth conservation commission the state shall, out of appropriations provided therefor, pay probation officers and salary and all benefits fixed by the state civil service law and all necessary expenses, including secretarial service, office equipment and supplies, postage, telephone and telegraph services, and travel and subsistence. Each county receiving probation services from the youth conservation commission shall reimburse the state for the total cost and expenses of such services as incurred by the youth conservation commission. Total annual costs for each county shall be that portion of the total costs and expenses for the services of one probation officer represented by the ratio which the

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county's population bears to the total population served by one officer. For the purposes of this section, the population of any county shall be the most recent estimate made by the department of health. At least every six months the youth conservation commission shall certify to the state treasurer the total cost and expenses incurred by the commission on behalf of each county to which it has provided probation services. The treasurer shall notify each county of the cost and expenses so certified and the county shall pay to the treasurer forthwith the amount certified. All such reimbursements shall be deposited in the general revenue fund. Objections by a county to all allocation of such cost and expenses shall be presented to and determined by the commissioner of administration. Each county obtaining probation services from the youth conservation commission under this section is hereby authorized to use unexpended funds and to levy additional taxes for this purpose.

The county commissioners of ~~all counties~~ *any county* of not more than 100,000 population shall, *when requested to do so by the juvenile judge*, provide probation officers with suitable offices, *and may provide equipment, and secretarial help* needed to render the required services.

Approved April 17, 1961.

CHAPTER 431—S. F. No. 389

[Coded]

An act adding a new route to the trunk highway system.

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

Section 1. There is hereby added a new route to the trunk highway system as follows:

[161.115] **Route 324.** Beginning at a point on Route No. 6 in Hallock; thence extending in a general westerly direction following generally the location of present County State-Aid Highway No. 3 to a point on the boundary line between the State of Minnesota and the State of North Dakota.

Sec. 2. [482.37] **Trunk highway route 324.** The

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