

may bind the city to make good deficiencies in the collection up to, but not exceeding, the principal and interest at the rate fixed as hereinafter provided and for the time specified in section 5. If the city, because of any such guaranty, shall redeem any certificate, it shall thereupon be subrogated to the holder's rights. For the purpose of such guaranty, penalties collected shall be credited upon deficiencies of principal and interest before the city shall be liable. Such certificates shall be sold at public sale to the purchaser who will pay the par value thereof at the lowest interest rate, and the certificate shall be drawn accordingly, but the rate of interest shall in no case exceed five per cent per annum. The city clerk shall certify to the county auditor the rate of interest so determined, and interest shall be computed upon the assessments at such rate, in accordance with the terms of section 5.

Application.—Sec. 11. Nothing in the act contained shall apply to any city operating under a charter by it adopted in pursuance of section 36, article 4, of the Constitution of Minnesota. The city's liabilities upon such guaranty shall not be taken into account as part of its indebtedness until the amount of such deficiency of collection defined as aforesaid is determined, and then only for the amount of such deficiency.

Specification of powers.—Sec. 12. The powers herein granted shall be deemed an addition to all powers under existing law and not a repeal or modification thereof.

Sec. 13. This act shall take effect and be in force from and after its passage.

Approved April 18, 1911.

CHAPTER 186—S. F. No. 585.

An Act to amend section four (4) of chapter one hundred and ninety-six (196) of the General Laws of 1905.

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

Inspection and weighing of hay and straw.—Section 1. That section four (4) of chapter one hundred and ninety-six (196) of the Laws of Minnesota for the year 1905 be and the same is hereby amended so as to read as follows:

Section 4. All hay and straw so received shall be weighed and inspected by duly appointed weighers and inspectors of hay and straw under such rules and regulations as the commission shall establish.

All carriers shall return, free of switching charge for weighing empty, all cars not reconsigned that have been weighed loaded with hay or straw, to the scale on which the same was weighed, or some other scale under the charge of the state, used for weighing hay and straw. Weight on reconsigned cars may be had by the use of the weight of the loaded car and the marked stencilled weight on the car. Any carrier failing to comply with any of the provisions of this act shall be subjected to a penalty of twenty-five dollars (\$25.00) to be recovered by the aggrieved shipper.

Sec. 2. All acts or parts of acts inconsistent herewith are hereby repealed.

Approved April 18, 1911.

CHAPTER 187—S. F. No. 597.

An Act to permit the taking of fish during the winter time by means of hooks and lines equipped with tip-ups or tell-tales.

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

Fishing during winter time.—Section 1. That it shall be lawful for citizens of this state, duly licensed as hereinafter provided, to fish through the ice with hooks and lines, equipped with tip-ups or tell-tales, so-called, between the first day of December and the first day of March of each year under the conditions hereinafter set forth. The waters in which such fishing may be carried on shall be the Mississippi river, between the falls of St. Anthony and the mouth of the St. Croix river and lakes emptying directly into the Mississippi river between said points.

License to be secured of game and fish commission—Amounts.

—Sec. 2. The persons desiring so to fish shall procure a license and permit from the state game and fish commission describing the waters in which they are permitted to fish.

A. The number of tip-ups or tell-tales shall not exceed six (6) for each permit.

B. Only carp, buffalo, pickerel, cat-fish and other rough fish shall be included in such permit and no game fish shall be permitted to be included within such permit or caught by means of such tip-ups or tell-tales.

C. The game and fish commission may charge a license fee not to exceed one dollar (\$1.00) for each permit.

D. Not more than twenty-five (25) fish shall be caught under any one permit in any one day.