

has not been well cooled and aerated, or to which preservatives have been added; milk drawn from cows kept in a crowded condition or in places not well ventilated or lighted, or which from any cause are filthy or unsanitary, or from unclean or diseased cows, or those fed with distillery waste, brewers' grains, waste of vinegar or sugar factories, garbage or decayed substances in any form, except ensilage from silos properly managed; milk drawn from cows within fifteen days before, or five days after giving birth to a calf; and milk or cream which has been kept in or near stables where any animal is housed, or in any building attached to such stable, or in any place where bad air exists, and cream taken from unwholesome or adulterated milk, shall be deemed unwholesome and adulterated within the meaning of this chapter. Milk from which any normal ingredient has been abstracted, or milk containing any substance not a normal constituent thereof, or containing more than eighty-seven per cent of water, or containing less than three and one-fourth per cent of butter fat, or containing less than thirteen per cent of total milk solids, and cream in which there is less than twenty per cent of butter fat, or which contains any foreign thickening or coloring substance, or any abnormal ingredient whatsoever, shall be deemed adulterated; nor shall any article of food be manufactured from unwholesome or adulterated milk or cream, except as hereinafter provided. No person producing milk or cream for market or exchange, or for manufacturing the same into articles of food shall feed milch cattle any distillery waste or brewers' grains or the waste of vinegar or sugar factories, or garbage, or any substance which is decayed and unhealthy."

Approved April 18, 1911.

CHAPTER 214—H. F. No. 883.

An Act to amend section five hundred seventy-three (573) Revised Laws 1905, as amended by chapter three hundred and thirteen (313) of the General Laws of 1909, relating to salaries of county attorneys.

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

Salary of county attorneys.—Section 1. That section five hundred seventy-three (573) Revised Laws 1905, as amended by chapter three hundred and thirteen (313) of the General Laws of 1909, be and the same is hereby amended so as to read as follows:

Section 573. In all counties in which the compensation of the county attorneys is not fixed by special law, the salary of the county attorney shall be as follows:

In counties whose population according to the last completed state or national census, is less than forty-five thousand, the salary of the county attorney shall be fixed by the county board not exceeding two thousand dollars per year; and not less than one thousand dollars per year; if dissatisfied with the amount so fixed, any county attorney may appeal to the district court within thirty days by filing with the auditor a notice thereof. The court, either in term or vacation, and upon eight days notice to the chairman of the board, shall hear such appeal and summarily determine the amount of such salary for the term of office by an order, a copy of which shall be filed with the auditor.

In counties whose population is forty-five thousand or more and less than seventy-five thousand, the salary shall be two thousand five hundred dollars per year, which shall be paid monthly by the county. The provision of this act shall not apply to counties having more than seventy-five thousand inhabitants.

Approved April 18, 1911.

CHAPTER 215—H. F. No. 921.

An Act repealing chapter two hundred forty-six (246) of the Special Laws, 1885, entitled "An Act limiting and regulating the salaries of the county auditor and treasurer of the County of Carver."

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

Chapter 246 S. L. 1885 repealed.—Section 1. That chapter two hundred forty-six (246) of the Special Laws of Minnesota for 1885 passed at the regular session of the year 1885, be and the same is hereby repealed.

Approved April 18, 1911.

CHAPTER 216—H. F. No. 1024.

An Act relating to the salaries of county superintendents, appointment of assistant superintendents, their salaries, and repealing sections 600 and 1387 of the Revised Laws of 1905.

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

Salary of county superintendents.—Section 1. Salaries of county superintendents, except as hereafter provided shall be fixed by the county board, and shall not be less than a sum equal to fifteen dollars (\$15) or twelve dollars and fifty cents (\$12.50) as herein provided for each organized public school in the county,