

"No officer or enlisted man shall be held liable, in either a civil or a criminal action, for any act done under lawful orders and in the performance of his duty."

Sec. 5. This act shall take effect and be in force from and after its passage.

Approved April 20, 1911.

---

CHAPTER 304—S. F. No. 241.

*An Act entitled "An Act to authorize cities in the State of Minnesota, now or hereafter having a population of more than 50,000 inhabitants, to lease sites for, and to provide and equip, temporary central police stations and lockups for the detention of prisoners, pending the erection of new and permanent central police stations and lockups by such cities, in cases where the erection of such new and permanent stations and lockups shall necessitate the destruction and removal of existing central stations and lockups."*

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

**Police commissioners authorized to lease new site for central police station.**—Section 1. Whenever in the opinion of the board of police commissioners of any city in the State of Minnesota, having more than 50,000 inhabitants, or of any board of such city having charge, control and direction of the administration of the police department of such city, it shall be necessary to remove from and destroy any existing police station or lockup, and to provide and equip new temporary central police stations and lockups, pending the erection by such city, upon the site of such abandoned police station, of a new and permanent central police station and lockup, any such city is hereby authorized and empowered, acting by and through its board of police commissioners, or other board having the control and direction of the administration of the police department, of such city, to lease a new site for such temporary central police station and lockup, and to provide and equip the same.

**Certain sections not applicable.**—Sec. 2. Section 5488 of the Revised Laws, 1905, shall not apply to, or be binding upon, any such city in the providing of a temporary central police station and lockup, under the circumstances hereinbefore stated.

Sec. 3. This act shall apply to cities existing under a charter framed and adopted, pursuant to section 36 of article 4 of the Constitution of the State of Minnesota; and all acts and parts of acts inconsistent herewith, are hereby repealed.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 20, 1911.