

control.—Section 1. That section 7 of chapter 119, of the General Laws of Minnesota for 1905, be and the same is hereby amended so as to read as follows:

“Section 7. The board of control shall have and exercise full authority in all financial matters of the several institutions named in this act, so far only as relates to the erection and construction of new buildings, the purchasing of fuel, and the placing of insurance on buildings and contents. When new buildings are to be erected and constructed by authority of the state it shall be the duty of the board of control to cause to be prepared plans and specifications for the same, but in so doing it shall consult with the local board in respect to said plans and specifications, and shall adopt and carry out, so far as it deems practical, their request and desires in the matter.

The board shall not let any contract for the erection and construction of new buildings that may hereafter be constructed, without first publicly advertising for at least two weeks in some legal newspaper published in the county, where the work is to be performed, for separate sealed bids for general construction, plumbing, heating ventilating work required in the construction of such buildings, and for separate sealed bids covering the entire work required in such construction in which advertisement, the time and place shall be fixed for the opening of such bid, and that all such bids, shall be opened publicly, and a record of the same, giving the name of the bidder, the classification of the work or material bid upon, and the amount of the bid, shall be made and filed with the secretary of said board as a public record, and that no such contract shall be made and entered into except with competent and responsible contractors and builders who can furnish a good and sufficient bond as required by law.”

Approved March 20, 1911.

CHAPTER 37—H. F. No. 199. 13 C-37 557

An Act to amend Section 682 of the Revised Laws of 1905 as amended by Chapter 402 of the General Laws of 1907 relating to compensation of town officers.

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

Supervisors and clerks to receive \$2 per day, but no supervisor more than \$60 in any one year.—Section 1. That section

682 of the Revised Laws of Minnesota for 1905 as amended by chapter 402 of the General Laws of 1907, relating to compensation of town officers be and the same is hereby amended so as to read as follows:

“Section 682. The following town officers shall be entitled to compensation for each day’s service necessarily rendered as follows; viz.; assessors, two dollars; supervisors and clerks, two dollars; when the service is rendered within the town, and two dollars when rendered without the town; but no supervisor shall receive more than sixty dollars as compensation in any one year except that in counties having a population of two hundred and ninety thousand or more, the assessors shall receive three dollars per day; and supervisors and clerks, two dollars per day, when the service is rendered within the town, but no supervisor shall receive more than seventy-five dollars as compensation in any one year. For the following services the clerk shall receive fees, and not a per diem, viz.; for certifying each notice of election, twenty-five cents; posting notices, each, twenty-five cents; filing each paper, ten cents; recording orders and other instruments, six cents per folio; copying and certifying any record or instrument recorded or filed in his office, six cents per folio, to be paid by the person applying therefor. The voters at any town meeting, before balloting for officers begins, may by resolution increase the compensation of town officers, not to exceed fifty per cent.”

Approved March 20, 1911.

CHAPTER 38—S. F. No. 136.

An Act to provide for the election of members of the Board of Education in special school districts, or independent districts partly affected by special laws in cities of less than ten thousand (10,000) and more than four thousand (4,000) inhabitants in which the boundaries are co-extensive with the boundaries of such special or independent school districts.

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

Election of members of board of education in certain cities.—

Section 1. That in all cities containing a population of less than ten thousand (10,000) and more than four thousand (4,000) inhabitants, in which the boundaries of a special school district, or an independent district partly affected by special laws are co-extensive with the boundaries of the city, and in which, by reason of the adoption of a home rule charter, or by the terms of any special act relating to the district, no provision has been made for the election of members of the board of education at the city election, such members of the board of education shall