

Except, that on all inland lakes of this state, and on all interstate waters over which the state of Minnesota has concurrent jurisdiction with sister states, a fish house may be used for the purpose of taking pickerel, carp, buffalo, bullheads, suckers and redhorse from the 15th day of December to the 1st day of April, following; provided, further that any person desiring to use such house shall first make application for a permit for such use to and obtain such permit from the game and fish commission, stating that the same is to be used by him for the purpose of obtaining fish for his domestic use, and not for commercial purposes, which application shall be accompanied by a fee of one dollar, but no such person shall be permitted to use more than one fish house, and upon payment of such fee said permit shall be issued and granted. Provided, further, that the game and fish commission may withhold permission to erect fish houses on certain lakes where conditions, in their opinion warrant it. ()

Approved April 19, 1913.

CHAPTER 355—H. F. No. 459.

An Act to amend Sections 3 and 5 of Chapter 470 of the General Laws of Minnesota for 1909, relative to the salaries and expenses of sheriff.

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

Section 1. Sheriffs to be allowed per diem for deputies and assistants, and also for team or auto hire.—Section 3 of Chapter 470 of the General Laws of Minnesota for 1909 is hereby amended so as to read as follows:

“Section 3. The several sheriffs of all such counties shall, in lieu of fees therefor, receive a yearly salary, payable monthly, on the first day of each month, out of the county revenue fund, on warrants drawn by the county auditor upon the county treasurer, in full of their compensation for all official services rendered by them and deputies for their respective counties, other than required of them by the tax laws of this state, where the county is not required to pay for such service, as follows:

Sheriffs of the counties of “class A,” \$800; sheriffs of the counties of “class B,” \$900; sheriffs of the counties of “class C,” \$1,000; sheriffs of the counties of “class D,” \$1,100; sheriffs of the counties of “class E,” \$1,200; and sheriffs of the counties of “class F,” \$1,300, but the said several sheriffs shall also be allowed the expenses necessarily incurred by them in the performance of their official duties for their said respective counties, which shall be allowed and paid in the same manner as other

claims against such counties are paid and allowed, except that the expenses incurred by them in performing the services required of them in connection with insane persons by the probate code or court, *including a per diem for deputies and assistants necessarily required by the sheriff in the performance of such duties and services*, shall be allowed and paid as therein provided, not to exceed ten cents per mile.

All claims for livery hire shall state the purpose for which such livery was used and have attached thereto a receipt for the amount paid for such livery, signed by the person to whom paid *and if the sheriff uses his own team or automobile, he shall be allowed therefor the same amounts which would be charged him by any person for the use of such team or automobile under the same circumstances.*"

Sec. 2. Salaries not to apply to persons necessarily accompanying the sheriff on certain official business.—Section 5 of said Chapter 470 of the General Laws of Minnesota for 1909 is hereby amended so as to read as follows:

"Section 5. The salaries hereinbefore provided for are not to be held to include the salaries of jailers or matrons, or the pay of the deputies whose attendance is required at terms of court, *or who accompany the sheriff and aid him in conveying insane persons to the probate court or the insane asylum to which they may be committed respectively, or in caring for such insane persons while in the custody of the probate court*, nor the compensation allowed the sheriffs for the board and care of prisoners, as these various items are now or hereafter may be provided for by law, and whenever, because of any riot or industrial strike, *or impending violation of law*, in the opinion of the sheriff, require the appointment of other deputies, the number so to be appointed and the compensation to be allowed each one so appointed shall be fixed and determined upon by the district court, upon the application of any such sheriff by an order, *which order shall be communicated forthwith to the clerk of the district court of the county in which said sheriff resides* and filed with the clerk of that court, and each such deputy so appointed shall be paid the amount of compensation provided for in and by the terms of any such order in the manner that deputies in attendance upon the terms of that court are paid."

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved April 19, 1913.