first class not organized under Section 36, Article 4 of the State Constitution, shall have power to regulate the use of parks and parkways heretofore actually acquired in the name of the city whether within or without the corporate boundaries, and may adopt ordinances to secure the quiet, orderly and suitable use and enjoyment of such parks and parkways by the people and fix and ordain penalties for the violation thereof, which ordinances shall take effect from and after the publication thereof in the official newspaper of the city. The penalties for such violation may include fines not exceeding one hundred dollars (\$100) or confinement in the city workhouse not exceeding ninety (90) days.

Sec. 2. Regulation of use of waters of lakes in parkways given to park commissioners.—Whenever such parks or parkways, or both, embrace the entire shore of any navigable lake, the board of park commissioners may regulate the use of the waters of such lake, and for that purpose adopt ordinances and prescribe penalties for the violation as provided in Section 1.

Approved April 16, 1915.

CHAPTER 133-8. F. No. 172.

An Act to amend Section 824 General Statutes of 1913, relating to the employment of deputies and clerks in the offices of county auditors in all counties in this state having a population of not less than 220,000 inhabitants and less than 275,000 inhabitants, and to fix the salaries of county auditors, their deputies and clerks in such counties.

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

Section 1. Deputy auditor of Ramsey county to receive a salary of \$2,500, and chief clerk and draughtsman provided for. —That Section 824, General Statutes of 1913, be and the same is hereby amended to read as follows:

Sec. 824. That in all counties in this state that now have or may hereafter have, according to last completed state or national census, a population in each of not less than two hundred and twenty thousand (220,000) inhabitants and less than three hundred thousand (300,000) inhabitants, the salary of the county auditor shall be and is hereby fixed as at the rate of four thousand five hundred dollars per annum, and in all such counties the auditor shall appoint and employ one chief deputy who shall be paid at the rate of two thousand five hundred dollars per annum; one deputy and commissioners clerk. who shall be paid at the rate of one thousand eight hundred dollars per annum; one deputy and bookkeeper who shall be paid at the rate of one thousand eight hundred dollars per annum; one chief clerk and

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draughtsman who shall be paid at the rates of one thousand five hundred dollars per annum; one deputy who shall be paid at the rate of one thousand five hundred dollars per annum; one settlement clerk and assistant bookkeeper who shall be paid at the rate of one thousand two hundred dollars per annum; three counter deputies who shall be paid at the rates of one thousand one hundred dollars per annum; five general clerks who shall be paid at the rates of one thousand dollars per annum; one stenographer who shall be paid at the rate of nine hundred dollars per annum; which above named salaries shall be payable out of the county treasury in equal monthly installments except as hereinafter provided.

Provided, that any such county auditor shall have authority to command and employ, without additional compensation to that of such deputy or other employe's usual compensation and when, and as often and to such extent as said county auditor may deem proper, the services of any deputy or other employe in said county auditor's office for any work of said office, whether or not such work be the usual work of such deputy or other employe, or be partly or wholly the usual or proper function of some other deputy or employe.

And provided, further, that any such county auditor may, during any year, at his discretion and as often and for as long as he sees fit, reduce the number of said six general clerks, and that the salary amounts which may be saved, together with whatever has been saved during such year through necessary vacancies among other deputies, clerks and assistants of said county auditor's office, may to any extent needful in said county auditor's judgment, be used in same year by him in hiring extra clerks at the same rate of pay respectively as each of said general clerks, for any of the regular work of his office when the same is greater or more hurried than is common throughout the year.

Approved April 16, 1915.

CHAPTER 134-S. F. No. 196.

An Act to amend Chapter one hundred forty-nine (149) of the General Laws of Minnesota for 1911, relating to the appointment and salary of a bailiff of the juvenile division of the district court in certain counties.

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

Section 1. Bailiff of juvenile court of Ramsey county to receive \$200 additional for serving the summons, etc.—That Section 1 of Chapter 149 of the General Laws of Minnesota for 1911, be and the same is hereby amended so as to read as follows: