

head, statement or advertisement, without having a license from the commission, shall be guilty of a misdemeanor.

Sec. 8. This act shall take effect and be in force from and after its passage.

Approved April 24, 1915.

CHAPTER 371—H. F. No. 1083.

An Act to amend Chapter 126 of the Laws, session of 1909 as amended by Chapter 368 of the laws, session of 1911, known as Sections 178 and 179, of the General Statutes of Minnesota, 1913.

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

Section 1. **Provision for holding courts at Hibbing and Virginia—Courthouse—Jail—Expenses.**—It is hereby made the duty of the board of county commissioners of *the* county of St. Louis, to furnish and maintain adequate accommodations for the holding of *terms of the* district court at *the* village of Hibbing, and the City of Virginia, proper offices for said deputies, and a proper place for the confinement and maintenance of the prisoners at *the* village of Hibbing and the City of Virginia.

And said county shall also reimburse the clerk of said court and his deputies as herein provided for, and the county attorney and his assistants and the district judges of said district and the official court reporter for their traveling expenses actually and necessarily incurred in the performance of their respective official duties.

Sec. 2. **Deputies at Virginia, Hibbing and Ely—Deputy sheriff and clerk.**—There shall be at all times a chief deputy sheriff of said county and a chief deputy clerk of said district court and such other deputies as may be necessary, resident at said City of Virginia and village of Hibbing or *said City of Ely*, and their appointment shall be made in the same manner as other deputy sheriffs and deputy clerks of the district court in said counties.

The salaries of such deputies shall be fixed and paid in the same manner as other such deputies, except that the salary of such chief deputies shall be not less than \$2,000 per year.

But the offices of said deputy sheriff and the offices of said deputy clerk at Virginia and Hibbing or *said city of Ely* shall not in any sense be considered or deemed to be the office of the sheriff or the office of the clerk of said court for any purpose, except for the performance of their respective duties, relating solely to proceedings tried or to be tried at said city of Virginia or village of

Hibbing or *said city of Ely*, except that marriage licenses and naturalization papers may be issued by said deputy clerk.

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

Approved April 24, 1915.

CHAPTER 372—H. F. No. 1128.

An Act amending Chapter 449 of the Laws of Minnesota for the year 1913, being "An Act providing for the expression of the people of the United States; providing for the election of delegates and alternates to national party conventions and providing for the expenses of delegates and alternates, and the election of national committeemen therefor."

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

Section 1. **Petition to be filed with secretary of state 40 days before election.**—That Section 4 of Chapter 449 of the Laws of Minnesota for the year 1913, be, and the same is hereby amended so as to read as follows:

"Sec. 4. The names of candidates for president and vice-president shall be placed upon the ballot by a petition of two per centum of the total vote cast for the candidate for president at the last preceding presidential election of the political party with which such signers are affiliated, not exceeding, however, five hundred (500) petitioners, *such petition to be filed with the secretary of state not less than forty (40) days before such election.* Any person eligible and desirous of having his name placed upon the ballot as a candidate for presidential elector or delegate, shall, at least thirty (30) days before such election, file his affidavit with the secretary of state when to be voted for in more than one county, and with the county auditor when in a single county, stating his residence, that he is a qualified voter of the sub-division where he seeks nomination, the name of his party and the office for which he desired to be a candidate and either that he affiliated with such party at the last general election and either that he did not vote thereat, or voted for a majority of the candidates of said party at the last general election and intends to so vote at the ensuing election, and that he will, to the best of his judgment and ability, faithfully carry out the wishes and preferences of the voters of his political party as expressed by the voters at such nominating election; *and the affidavit of such candidate for delegate shall further specify his choice of the names so filed by petition as candidates for president.*"

Sec. 2. **Delegates elected to appoint alternates.**—That Section 7 of Chapter 449, Laws of Minnesota for the year 1913 be, and the same is hereby amended so as to read as follows: