

CHAPTER 254—H. F. No. 306.

An act to amend Section 811 of the Revised Laws of the State of Minnesota for the year 1905 providing for the assessment of real estate in the odd numbered years.

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

Section 1. **Real property platted since the last real estate assessment in the even numbered years to be assessed in odd numbered year.**—That section 811 of the revised laws of the state of Minnesota for the year 1905, be and the same is hereby amended to read as follows:

Sec. 2. In every odd numbered year, at the time of assessing personal property, the assessor shall also assess all real property that may have become subject to taxation since the last previous assessment, *including all real property platted since the last real estate assessment in the even numbered year*, and all buildings or other structures of any kind, whether completed or in process of construction, of over one hundred dollars in value, the value of which has not been previously added to or included in the valuation of the land on which they have been erected. He shall make return thereof to the county auditor, with his return of personal property, showing the tract or lot on which each structure has been erected and the true value added thereto by such erection. In case of the destruction by fire, flood or otherwise, of any building or structure, over one hundred dollars in value, which has been erected previous to the last valuation of the land on which it stood, or the value of which has been added to any former valuation, the assessor shall determine, as nearly as practicable, how much less such land would sell for at private sale in consequence of such destruction and make return thereof to the auditor.

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

Approved April 14, 1917.

CHAPTER 255—H. F. No. 591.

An act to amend Chapter 371 of the Laws, Session of 1915, and amending Chapter 126, of the Laws, Session 1909 as amended by Chapter 368 of the Laws, Session of 1911, known as Section 185, of the General Statutes of Minnesota, 1913, providing for general terms of the district court of St. Louis county, at Hibbing, Minnesota, and providing that all papers, orders and documents pertaining to all causes to be tried at Hibbing, shall be filed and be kept on file at the clerk's office in the village of Hibbing.

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

That Section 1, of Chapter 371, Laws of 1915, be amended so as to read as follows:

Section 1. Terms of district courts at Hibbing and Virginia.—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.

That section 2 of chapter 371, Laws 1915, be amended so as to read as follows:

Sec. 2. Deputy sheriffs and deputy clerks for Hibbing and Virginia.—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, 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 more than \$2,000 per year.

But the office of said deputy sheriff and the offices of said deputy clerk at Virginia and Hibbing 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, except that marriage licenses and naturalization papers may be issued by said deputy clerk.

Sec. 3. That section 185, General Statutes, 1913, be amended so as to read as follows:

Section 185. Papers to be kept on file at Hibbing and Virginia.—After the place of trial of any cause is determined, as provided in this act, all papers, orders and documents pertaining to all causes to be tried at Virginia and filed in court shall lie filed and be kept on file at the clerk's office in the city of Virginia, and all causes to be tried in Hibbing and all papers, orders and documents pertaining thereto shall be filed and be kept on file at the clerk's office in the village of Hibbing.

In all actions tried at the city of Virginia or the village of Hibbing, the clerk of said court as soon as final judgment is entered, shall forthwith cause such judgment to be docketed in his office at the county seat; and when so docketed the same shall become a lien on real estate and have the same effect as judgments entered in causes tried at the county seat.

Provided, that in all actions tried at said city of Virginia or said village of Hibbing, involving the title of real estate, upon final judgment being entered, all the papers in said cause shall be filed in the clerk's office at the county seat and the final judgment or decree recorded therein, and a certified copy of all papers in said case shall be made by the clerk and retained at the clerk's office in the city of Virginia or in the clerk's office in the village of Hibbing where the action was originally tried, without additional charge to the parties to said action.

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

Approved April 14, 1917.

CHAPTER 256—H. F. No. 648.

An act to authorize the board of county commissioners in counties of this state now or hereafter having a population of not less than 200,000 inhabitants and not more than 275,000 inhabitants, to appropriate and expend money, in compensating deputy sheriffs, for the use of automobiles furnished by them in the performance of their duties.

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

Section 1. **Ramsey county board permitted to allow deputies for use of automobiles.**—The board of county commissioners of any county in this state now or hereafter having a population of not less than 200,000 inhabitants and not more than 275,000 inhabitants is hereby authorized and empowered to appropriate and expend a sum not exceeding three hundred (\$300.00) dollars per annum payable in equal monthly installments, for compensating each deputy sheriff in said county for the use of any automobile owned by such deputy and used by him in the performance of his duties; provided, however, that not more than two deputies in any such county shall be so compensated during the same period.

Sec. 2. **\$25 to be allowed each deputy.**—If such board shall consider it advisable to take advantage of the provisions of this act, it may adopt a resolution declaring that a deputy sheriff, or deputy sheriffs therein named, are employed by the sheriff of such county in the performance of work in which such deputy sheriffs habitually use automobiles owned by them, and directing