twenty dollars per annum; an assistant matron, whose salary is hereby fixed at six hundred dollars per annum; a chief jailor, whose salary is hereby fixed at one thousand two hundred dollars per annum, and seven assistant jailors, the salary of each of whom is hereby fixed at one thousand dollars per annum, and the said chief jailor and each of his said assistants shall also be deputies.

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

Approved April 20, 1917.

CHAPTER 482-H. F. No. 1112.

An act to amend Section 18 of Chapter 34 of the Special Laws of 1889, relating to the municipal court of the city of Minneapolis, as amended by Chapter 465 of the General Laws of 1907 and Chapter 126 of the General Laws of 1911.

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

Section 1. Increase of salaries of judges and clerks of municipal court of Minneapolis.—That section 19 of chapter 34 of the Special Laws of 1889 as heretofore amended, be amended to read as follows:

Section 18. The judges and clerks of said court shall receive the following yearly salaries, in each case payable out of the treasury of the city of Minneapolis, in monthly installments, to-wit, each judge four thousand two hundred dollars; clerk three thousand dollars; first deputy clerk, two thousand dollars, second deputy clerk, eighteen hundred dollars; fourth deputy clerk thirteen hundred dollars each, and one deputy clerk, twelve hundred dollars.

Neither of said judges nor said clerk or his deputies, shall receive any other fees or compensation for his services; but in all proceedings had in said court like fees shall be charged and collected by the clerk as costs are allowed by law to the clerk

of the district court of Hennepin county.

It shall be the duty of the police officers of said city to serve all processes issued by said court, except as otherwise provided by this act. Police officers in making service of any process or doing other duty in respect to causes of said court shall note and return to the court for collection such fees for such service as are allowed to constables for like services in justices' courts. All fees so charged by the clerk or by any officer shall be collected by the clerk as costs and by him be accounted for and paid over to the city treasurer of said city as hereinbefore provided.

The clerk shall pay witness fees in criminal actions upon order of the court, taking receipts therefor in such form as the

court may direct which receipts shall be vouchers for payment of the sums therein named, which sums shall be noted upon the monthly reports of said clerk and deducted from the amount therein otherwise shown to be due the city. All witness fees collected by the clerk and not paid to witnesses as aforesaid shall be paid to the city the same as other fees accruing to the city.

All balances of deposits for costs remaining in the hands of said clerk for one month after the termination of any action, or for a like period after an abandonment of or failure to prosecute the same, and all other deposits of money arising from bail, bonds, recognizances and payments of penalties thereon or otherwise, shall be paid to the city on the first Monday of the month following. Provided, that in the event that the party or parties who may be entitled to receive said balances of deposits or other moneys or any portion thereof, may demand the same of said clerk at any time thereafter, and upon giving a receipt therefor to the clerk he shall pay the same to the party entitled thereto, and said receipt shall be a sufficient voucher for the same in like manner as provided herein in the case of receipts for witness fees. No fees shall be charged against the city, county or state.

Approved April 20, 1917.

CHAPTER 483-H. F. No. 1127.

An act to amend Section 4830 of the General Statutes of 1913 relating to the open and closed season for game fish in interstate waters.

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

Section 1. Open and closed season for game fish other than black bass.—That section 4830 of the General Statutes of 1913 be amended so as to read as follows:

Section 4830. It shall be unlawful for any person to take or catch in any manner any game fish, except black bass, from or in the said waters at any time between the first (1st) day of March and the first (1st) day of May following in each year. Such period of time between the first (1st) day of March and the first (1st) day of May following in each year shall be termed the closed season for game fish. The balance of each year shall be termed the open season as to such fish. The open and closed season for black bass shall be the same as in the inland waters of the state.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 20, 1917.