

highways within such villages so as to allay the dust under certain conditions.

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

Section 1. Villages may oil state highways.—That when a State highway or State Aid Highway runs through a village of not over one thousand inhabitants, the council of such village be and are hereby authorized to oil or in some other manner so treat such highway as to allay the dust on that portion of said highway along which the abutting property is occupied by residences or business houses to an average of one to each block, and the village council shall when petitioned for by a majority of residents of such abutting property, forthwith cause such service to be rendered and may assess the cost thereof upon the property benefitted thereby.

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

Approved March 11, 1921.

CHAPTER 76—H. F. No. 145.

An act making it the duty of the sheriff of the county in which a person is adjudged to be a feeble-minded person, upon request of the state board of control, to take charge of and conduct such feeble-minded person to the school for feeble-minded, or elsewhere, and providing for the payment of the compensation of the sheriff and reimbursement for the expenses incurred by him in so doing.

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

Section 1. Sheriff shall care for and transport feeble minded in certain cases.—It shall be the duty of the sheriff of any county, upon request of the state board of control, to take charge of and transport any feeble-minded person who has been committed by the probate court of his county to the care and custody of the state board of control to the school for feeble-minded at Fairbault, or to such other institution as may be designated by said board, and there deliver such feeble-minded person to the superintendent of said school or institution.

Sec. 2. Sheriff to receive expense—No additional compensation—Attendance.—In counties where the sheriff receives a salary in full compensation for official services performed by him for his county, the sheriff shall receive no additional compensation for services performed by him under the provisions of this act, but he shall be reimbursed by the county for the necessary and reasonable expenses incurred by him in taking charge of and transporting such feeble-minded person to said school or insti-

tution as aforesaid and the subsistence of himself and such feeble-minded person while en route.

In counties where the sheriff does not receive a salary as aforesaid he shall be paid three (3) dollars a day for the time actually and necessarily employed in performance of the service, together with expenses as above specified.

In case the feeble-minded person shall be a female, the sheriff shall appoint some suitable woman to act in his place and stead, and in such case the person so appointed shall have and exercise all the powers vested in the sheriff and shall be paid the sum of three (3) dollars per day for the time necessarily and actually employed in the performance of such service, together with reimbursement for expenses as hereinbefore provided for.

Sec. 3. Probate court to audit expense accounts.—The fees and expenses of any sheriff or other person performing the service under the provisions of this act shall be audited by the probate judge of the county and be paid by the county auditor and county treasurer upon the written order of the probate judge, without other or further allowance.

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

Approved March 11, 1921.

CHAPTER 77—H. F. No. 561.

An act providing that in all bond elections for school purposes held in a city organized as a school district under Chapter 289, Laws 1903, the board of education shall provide voting places in each ward of such city, appoint judges and clerks and provide for the payment of compensation thereto.

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

Section 1. Board of education to establish voting places in certain cases.—In all bond elections for school purposes held in a city organized as a school district under the provisions of chapter 289, Laws 1903, the board of education of such city shall before notice is given of any such election as required by law, adopt a resolution therein establishing a voting place in each ward of such city and appoint two judges and a clerk for each such ward to act as the officers of election at the voting place therein established. The polls at each voting place shall be held open from 2 P. M. to 9 P. M. on the day of such election. Immediately after closing the polls the judges and clerk of each voting place shall canvass and count the ballots, place such ballots in an envelope, seal it and file such sealed envelope and their return of the result with the clerk of the board of education. Such sealed envelope containing the ballots shall re-