

one, the mayor or president of the council may designate a practicing attorney to sit in place of such municipal judge from day to day. All municipal judges and special municipal judges shall be men learned in the law and residents of the city or village. The salary of each shall be paid monthly by the city or village, and shall be fixed by resolution adopted by a four-fifths majority of the council of such city or village, and approved by the mayor or president, and shall not be diminished during his term. Provided, however, that where there shall be a municipal judge and a special municipal judge, the special municipal judge shall act only in the absence or disability of the municipal judge, and receive as compensation therefor an amount per diem to be fixed *and paid* by the council of such city or village; and provided, further, that any such special municipal judge shall not be prohibited from practicing in the said municipal court or in any other court, but he shall not sit in the trial of any cause or proceeding wherein he may be interested, directly or indirectly, as counsel or attorney, or otherwise. *Provided that in all cities over 7,000 population and having an assessed valuation of more than \$10,000,000, the city council may pay the special municipal judge a salary of \$50.00 per month in lieu of compensation on a per diem basis.*

Approved April 15, 1933.

CHAPTER 270—H. F. No. 1341

An act to authorize any city of the third class situated in one county and adjacent or contiguous to a city of the first class in another county to levy and appropriate money for certain purposes.

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

Section 1. Cities of third class may levy and appropriate money for park purposes, etc.—The city council or other governing body of any city of the third class situated in one county and adjacent or contiguous to a city of the first class in another county may, each year, by a majority vote of all of its members, levy and expend not to exceed one-eighth of one mill on the assessed valuation of such city, exclusive of money and credits, for the following purposes:

- (a) Furnishing music in parks and other public places.
- (b) Preparing, publishing and circulating information and facts concerning the business and industrial advantages of such city as a

location for other business enterprises; its desirability as a place for holding conventions and exhibitions such as Junior Live Stock Shows; Poultry shows and like exhibitions and advertising the same by posters, decorations, illumination or other means.

(c) Providing sleeping quarters for exhibitors and delegates.

Sec. 2. **To be kept in separate fund.**—Any sums appropriated for any of the purposes authorized by this Act shall be placed and kept in a separate fund for the purposes designated and any sums remaining in any of said funds at the time the budget for the ensuing year is prepared and not expended for the purposes designated, may be transferred to the general fund and used for the purposes there designated.

Sec. 3. All Acts and parts of Acts inconsistent herewith are hereby repealed.

Approved April 15, 1933.

CHAPTER 271—H. F. No. 1344

An act to authorize any city of the third class situated in one county and adjacent or contiguous to a city of the first class in another county, to establish and maintain a public charity bureau for the purpose of providing public relief.

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

Section 1. **Cities of third class may establish public charity bureau in certain cases.**—The city council or other governing body of any city of the third class situated in one county and adjacent or contiguous to a city of the first class in another county may, each year, by a five-sevenths vote of all of its members, the mayor concurring, levy and expend not to exceed three-eighths of one mill on the assessed valuation of such city, exclusive of money and credits, for the following purposes:

For the emergency relief of the residents of said city who are in distress from lack of food, clothing, shelter or warmth or from long continued illness.

Sec. 2. **Relief administered by committee appointed by Mayor.**—Such relief shall be administered through a committee appointed by the mayor and confirmed by a majority vote of all the members of said council or governing body, which committee