

tion of the treasury, showing the amount, kind and character of the funds therein, and all other matters in connection therewith, and file the same with the auditor."

Approved April 22, 1933.

CHAPTER 411—H. F. No. 887

An act to amend Laws 1927, Chapter 403, Section 1, relating to the compensation of certain town officers.

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

Section 1. **Compensation of certain town officers.**—That Laws 1927, Chapter 403, Section 1, be amended so as to read as follows:

"Section 1. That General Statutes 1923, Section 1089, be amended to read as follows:

" 1089. The following town officers shall be entitled to compensation for each day's service necessarily rendered as follows, viz.: Assessors, four dollars, and mileage at the rate of five cents per mile for each mile necessarily traveled by him in going and returning from the county seat of the county to attend any meeting of the assessors of the county which may be legally called by the county auditor, and also for each mile necessarily traveled by him in making his return of assessment to the proper county officer; supervisors and clerks, three dollars when the service is rendered within the town, and three dollars when rendered without the town; but no supervisor shall receive more than \$90.00 as compensation in any one year except that in counties having a population of 290,000 or more the assessor shall receive five dollars per day; and supervisors and clerks three dollars per day when the service is rendered within the town, but no supervisor shall receive more than \$90.00 as compensation in any one year. For the following services the clerk shall receive fees, and not a per diem, viz: For certifying each notice of election, 25 cents; posting notices, each 25 cents and ten cents for each mile necessarily traveled; filing each paper, ten cents; recording orders and other instruments, ten cents per folio; copying and certifying any record or instrument recorded or filed in his office, ten cents per folio, to be paid by the person applying therefor. The voters at any town

meeting, *after reading and disposing of the annual report*, may by resolution increase or decrease the compensation of town officers, not to exceed 50 per cent. ”

Approved April 21, 1933.

CHAPTER 412—H. F. No. 892

An act to protect certain public waters and lands adjacent thereto owned by the State of Minnesota.

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

Section 1. **Control of shore lines.**—That in order to preserve shore lines, rapids, waterfalls, beaches, and other natural features in an unmodified state of nature, no dam and no addition to any existing dam shall hereafter be constructed in or across any public stream or body of water within or bordering upon those portions of the area of Cook, Lake, and St. Louis Counties designated in the Act of Congress of July 10, 1930, (Chapter 880) and no alteration of the natural water level or volume of flowage of any such stream or body of water shall be made and no easement for flooding or overflowing or otherwise affecting lands of the State of Minnesota adjacent thereto shall be granted, unless and until specific authority shall have first been obtained by Act of the Legislature of the State of Minnesota: Provided, that with the written approval and consent of the Department of Conservation, together with the signed authority of the Executive Council of the State of Minnesota, dams for public recreational uses or dams essential for logging or for logging reservoirs that do not exceed 100 acres in extent may be constructed to maintain temporarily water levels not higher than the normal high water mark: Provided, however, that every such approval shall be subject to suitable charges, time limitation, and other conditions designed fully to protect the public interest in the intent of this Act. Provided further, that the provisions of this Act shall not apply to that portion of any proposed development for water power purposes now or heretofore actually occupied and maintained by any applicant for license to make such development under the terms of the Federal Water Power Act if the application for such license was pending on or before January 1, 1928. Such occupancy is hereby legalized and confirmed and such occupant is hereby granted the right to occupy and use for water power purposes, and so long