CHAPTER 351-H. F. No. 1216

An act relating to clerk hire in the offices of county auditors and county treasurers.

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

Section 1. Clerk hire for County Auditors and County Treasurers in certain counties.—There shall be allowed for clerk hire in the office of the county auditor and the county treasurer in all counties of the state an amount equal to that provided by law for the year 1931, and the amount allowed pursuant to Mason's Minnesota Statutes of 1927, Sections 837-1 and 872, which amounts have heretofore been approved by the public examiner and the attorney general. This act shall not apply to any county where such clerk hire is provided for by laws 1933, Chapters 16, 76, 166, 281, 284 and 432, or by any act heretofore passed by the 1935 Legislature, provided, however, that the county board at its annual meeting in January of each year may revoke the authorization of the amount granted by it, or any part thereof under the provisions of Mason's Minnesota Statutes for 1927, Sections 837-1 and 872.

Sec. 2. Except as herein provided, the clerk hire allowance for such county auditors and county treasurers shall be the same as otherwise provided or fixed by law.

Approved April 29, 1935.

CHAPTER 352-H. F. No. 1234

An act to permit the incorporation of county agricultural societies; and to provide for appropriations thereto.

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

Section 1. County Agricultural Societies may incorporate in certain cases.—In any county wherein an existing county agricultural society or association shall have, within two years immediately preceding the passage of this act, at an annual stockholder's meeting, determined not to hold a fair during that year, and wherein a county fair has been annually held for more than ten years immediately preceding the passage of this act, whether by said agricultural society or association or by some other organization a second county agricultural society or association may be incorporated prior to the dissolution of the existing society or association, and when so incorporated it shall be entitled to receive all bene-

fits and appropriations that other county agricultural societies and associations receive from the state, county or municipalities under existing laws; provided, however, that not more than three annual appropriations shall be made by the state, county or any municipality to any such new county agricultural society or association unless the existing county agricultural society or association shall have, within that time, been legally dissolved.

Approved April 29, 1935.

CHAPTER 353—H. F. No. 1258

An act amending Mason's Minnesota Statutes of 1927, Section 960, as amended by Laws 1935, Chapter 22, relating to salaries of assistant superintendents and clerks of county schools.

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

Section 1. Salaries of Assistant County Superintendent of Schools and clerks of certain counties.—Mason's Minnesota Statutes of 1927, Section 960, as amended by Laws 1935, Chapter 22, is hereby amended so as to read as follows:

In counties containing not less than 45 nor more than 74 schools the county superintendent may be allowed annually, such sum for clerk hire as the county board shall determine, not exceeding the sum of \$500.00. In counties containing not less than 75 nor more than 124 schools the county superintendent may be allowed annually such sum for clerk hire as the county board may determine not exceeding the sum of \$600.00. In counties having 125 schools, but less than 240, the county superintendent may be allowed annually such sum for clerk hire as the county board shall determine, not exceeding the sum of \$650.00, and shall appoint one assistant, and in counties having 240 schools or more, he shall appoint two assistants, and the assistant or assistants shall give their entire time to their duties as such assistant superintendents. and shall serve during the pleasure of the superintendent. The salaries of assistants appointed to serve for full time shall be fixed by the county board. Assistants so appointed to serve for full time shall have had at least 18 months' experience in public schools, and be the holders of teachers' certificates equivalent to diplomas from a Minnesota normal school, except that in counties having two assistants, it shall be sufficient if one of them possesses the teaching experience