

chase of a poor farm and equipping the same with suitable buildings, tools and stock; for establishing morgues and hospitals; for laying out, opening, building and improving public highways in the nature of county roads; for laying out and opening steam traction roads or other special public highways authorized by law; and for the bridging of waters within the county or bordering thereon.

3. In the case of towns, for the erection and furnishing of a town hall, and for the laying out and opening of town roads, and the building of bridges thereon.

4. In the case of school districts, whether lying within a city or village or not, for the purchase of sites for school houses, and for defraying the expenses incurred or to be incurred in building, rebuilding, remodeling, repairing and furnishing school houses, *teacherages and school garages*, and installing heating, ventilating and plumbing plants in the same, and equipping *schools* with libraries, apparatus and other school furniture, *and for the purchase of school buses and other equipment essential to the transportation of pupils.*

5. In the case of all of the before-mentioned municipal corporations, for paying any judgment lawfully rendered against them, or for refunding outstanding bonds or for funding floating indebtedness; provided, however, that bonds hereafter issued for the purpose of funding floating indebtedness under authority of this act shall be payable in annual installments, as nearly equal in amount as conveniently may be, the first of which installments shall be due in not more than three years from the date of the issue, and the last of which installments shall be due in not more than 15 years from the date of the issue."

Approved April 13, 1939.

CHAPTER 224—H. F. No. 826

An act to amend Laws 1923, Chapter 419, Section 6, as amended by Laws 1927, Chapter 125, Section 1, as amended by Laws 1929, Chapter 152, as amended by Laws 1937, Chapter 247, as amended by Extra Session Laws 1937, Chapter 69, relating to the salaries, compensation, duties and help of certain county officials in counties having or which may hereafter have a population of 380,000, inhabitants or more.

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

Section 1. Salaries of deputies and other employees in Sheriff's office in certain counties.—Laws 1923, Chapter 419, Section 6, as amended by Laws 1927, Chapter 125, Section 1, as amended by Laws 1929, Chapter 152, as amended by Laws 1937, Chapter 247, as amended by Extra Session Laws 1937, Chapter 69, is hereby amended so as to read as follows:

“Section 6. The Sheriff shall appoint and employ one chief deputy who shall be paid the sum of \$3,270 per annum; one assistant chief deputy and auditor who shall be paid the sum of \$2,350 per annum; one assistant bookkeeper who shall be paid the sum of \$1,987 per annum; one special deputy who shall be paid the sum of \$1,762 per annum; one deputy for tax collection, who shall be paid the sum of \$1,987 per annum; four outside deputies who shall each be paid the sum of \$2,350 per annum; one deputy for the care of the insane, who shall be paid the sum of \$2,015 per annum; two outside deputies to attend to the service of criminal and other processes, who shall each be paid the sum of \$2,015 per annum; one deputy to attend to mortgage notices, who shall be paid the sum of \$2,400 per annum; one jailer who shall be paid the sum of \$1,911 per annum; four outside criminal deputies who shall each be paid the sum of \$2,400 per annum; *one uniformed deputy in charge of motor patrol deputies, who shall be paid the sum of \$2,490 per annum; two uniformed assistants who shall each be paid the sum of \$2,400 per annum; 21 uniformed motor patrol deputies each deputy to receive a salary of not less than \$150.00 per month; and shall receive an annual raise of \$5.00 per month for each succeeding year of employment, to be computed from the time of commencement of the employment of such individual deputy, except that the salary of such uniformed motor patrol deputy shall not exceed \$180.00 per month at any time, each such deputy to furnish his uniform, the county to furnish equipment and maintain radio cars;* two assistant jailers who shall each be paid the sum of \$1,762 per annum; one matron who shall be paid the sum of \$1,147 per annum; four night watchmen who shall each be paid the sum of \$1,622 per annum; one cook who shall be paid the sum of \$1,590 per annum; two deputies in charge of juries who shall each be paid the sum of \$1,790 per annum; seven general deputies who shall each be paid the sum of \$1,852 per annum; two outside patrol deputies who shall each be paid the sum of \$1,852 per annum; three general deputies who shall each be paid the sum of \$2,070 per annum; one stenographer who shall be paid the sum of \$1,752 per annum. The Sheriff shall also appoint and employ as many court room

deputies as there are district court judges in and for said county. Said deputies shall attend the court of said judges and perform such duties pertaining to the sheriff's office as the sheriff may require; the compensation of each of said deputies shall be \$1,762 per annum.

One female deputy or bailiff to attend on mixed juries, who shall be paid the sum of \$1,455 per annum.

An expense fund of \$2,000 shall be set aside out of the first moneys received as fees from and after the passage of this act to be used by the sheriff to meet the current monthly expenses of the office, the money so used to be replaced in said fund at the end of each month when such expense is allowed by the County Board.

Any additional salaries provided for in this act, unless otherwise provided for, shall be paid out of any money in the county treasury not otherwise appropriated."

Approved April 13, 1939.

CHAPTER 225—H. F. No. 838

An act relating to the powers of the commissioner of highways; and to amend Mason's Minnesota Statutes of 1927. Section 2557, as amended by Laws 1933, Chapter 440, Section 4, Subdivision 3.

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

Section 1. Commissioner of highways may make agreements with municipalities.—Mason's Minnesota Statutes of 1927, Section 2557, as amended by Laws 1933, Chapter 440, Section 4, Subdivision 3, is hereby amended to read as follows:

"2557. The commissioner of highways for and on behalf of the state is hereby authorized to enter into agreements to make settlement with *municipalities* for the construction, improvement and for maintenance of trunk highways within the limits of such *municipalities*, and *such municipalities* are hereby authorized to undertake and perform such work and to enter into agreements with the state for the performance and responsibility of such work upon such terms as may be agreed upon *and the said commissioner is further authorized to make settlement with and pay to such municipalities for benefits which have accrued to any trunk highway by reason of the construc-*