CHAPTER 146-H. F. No. 596.

(Amending Section 98.21 Minnesota Statutes 1941.)

An act relating to field trials, and amending Mason's Supplement 1940, Section 5536-22.

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

Section 1. Law amended.—Mason's Supplement 1940, Section 5536-22, is hereby amended to read as follows:

"5536-22. Field dog trials—licenses fee.—When any field dog trials are held between April 15 and August 15, or whenever any variety of game is to be used in the holding of such trials, such license shall only be issued upon the posting of a sufficient sum of money with the director of game and fish to assure the payment by the applicant association of all necessary expenses for warden supervision at such field trial, but no payment shall be required for warden supervision, except at trials held between the above dates or at which game is to be used."

Approved March 17, 1943.

CHAPTER 147-H. F. No. 611.

An act relating to penalties collected for the forfeiture of any bond, recognizance or bail given in the municipal court of the city of Minneapolis, Minnesota; amending Special Laws 1889, Chapter 34, Section 8.

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

Section 1. Law amended.—Special Laws 1889, Chapter 34, Section 8, is amended to read as follows:

Sec. 8. Clerk of the Municipal Court in the city of Minneapolis—duties—powers.—The clerk of the municipal court shall have the custody and care of the books, papers, and records of said court; in case of his absence the judge may appoint some person temporarily in his place.

The clerk of municipal court is hereby vested with all the powers and authority now possessed by notaries public and clerks of the district courts of this state in taking acknowledgments, and administering oaths and affirmations, and swearing witnesses. He shall keep minutes of all proceedings, and enter all judgments, and make up and keep the records of the court,

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under the direction of the judge. He shall tax all costs and disbursements allowed in any action, subject to review by the judge, and do all other acts and things necessary or proper to the enforcing and carrying out of the jurisdiction of the municipal court. He shall receive all fines, penalties, and fees of every kind accruing to the court or any officer thereof, including police officers, and including also witness fees in criminal cases, and keep full, accurate and detailed accounts of the same, and shall, on the first Monday of each month, deliver to the treasurer of the city of Minneapolis, all moneys so received, or proper vouchers therefor, as herein provided, with detailed accounts thereof, and take his receipt therefor. All penalties collected thereof, and take his receipt there-All penalties collected for the forfeiture of any bond, recogfor. nizance, or bail given in said court shall be paid to the County of Hennepin to be applied to the support of the law library of the County, and the receipt of the treasurer of said County to said clerk shall be a sufficient voucher for such sum so paid. When the amount so received by the county of Hennepin in any one year exceeds ([)\$2,500(]), all moneys in excess thereof shall be paid over to the city of Minneapolis. The clerk of said municipal court shall make detailed monthly reports of all persons who are committed to the county jail of the county of Hennepin under sentence of said municipal court and all persons who are committed in default of bail, to the auditor of Hennepin county on the first day of each month, or on the second day if the first day comes on Sunday or on a legal holiday, showing the name of each person committed during the previous month and since the last report. the nature and cause of the commitment, the length of time for which committed, the offense for which committed, the date of commitment, and whether committed by virtue of a prosecution under the state laws or under the ordinances of said city, and the names of all persons discharged from said jail since he last report by order of said municipal court, because of such discharge and the date thereof. In all cases where the judge of said mu-nicipal court remits a fine or suspends a sentence after commitment to the county jail, and in all cases where a person committed to said jail secures his release by the payment of a fine in default of which he is committed, the person imprisoned shall not be released except upon the order of said municipal court and the presentation to the sheriff of said county or to the jailor a written transcript of said order authenticated by the clerk of said court under its seal, which transcript, in case of payment of a fine, shall not be issued or given until the actual payment to the clerk of said municipal court of the amount of fine is made.

The sheriff of said county shall be held strictly accountable for a breach of official duty if, in any case above named a pris147]

oner be released without the presentation of the written evidence above required. The clerk of said court may, when authorized so to do by the council of the city of Minneapolis, if in its discretion it deems the appointment necessary, with the sanction of the judge of said court, appoint one or more deputy clerks of said municipal court, for whose acts the clerk of said court shall be responsible, and each deputy shall be appointed under the hand of said clerk and seal of said court, with the sanction of said judge, endorsed on the back of such appointment; and before any deputy elerk of said court *enters* upon the duties of his office he shall take and subscribe the same oath prescribed and required to be taken by the clerk of said court, and execute a bond, for the faithful performance of his duty as such deputy clerk, to be approved by said clerk, which oath, together with the appointment of said deputy clerk, and such bond shall be filed in the office of the clerk of the city of Minneapolis, and the clerk of said court, or the judge thereof, may at any time remove any such deputy.

Neither the clerk of the municipal court nor any deputy clerk shall act as an attorney in any case in said court.

Any deputy clerk so appointed may administer oaths, take acknowledgments, and perform all the duties pertaining to the office of elerk of said municipal court.

Approved March 17, 1943.

CHAPTER 148-H. F. No. 615.

An act relating to the payment of conciliation court filing fees, in the conciliation court for the city of Minneapolis; amending Laws 1917, Chapter 263, Section 3, as amended.

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

Section 1. Law amended.—Laws 1917, Chapter 263, Section 3, as amended by Laws 1929, Chapter 242, Section 1, and by Laws 1935, Chapter 145, Section 1, is amended to read as follows:

Sec. 3. **Powers of conciliation judge in Minneapolis.**—*The* conciliation judge shall have all the powers of a court of conciliation and exercise all the special powers conferred by this act. *The* conciliation court shall be open every day, except Sundays and holidays, at such hours as may be fixed by rule, for hearing and determining controversies submitted in accordance with the