

pose, vote in favor of the continuance of such increase in the salary of the alderman.

Approved April 20, 1951.

CHAPTER 562—S. F. No. 1434

An act relating to tax forfeited property, amending Minnesota Statutes 1949, Section 282.13.

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

Section 1. Minnesota Statutes 1949, Section 282.13, is amended to read:

282.13. County land commissioner, compensation; exchange of tax-forfeited land for privately-owned land. The county board may appoint a land commissioner and necessary assistants, such land commissioner to perform any or all of the following duties as directed by the county board: to gather data and information on tax forfeited lands; make land classifications and appraisals of land, timber and other products and uses; enforce trespass laws and regulations; seize and appraise timber and other products and property cut and removed illegally from tax forfeited lands; assist the county auditor in the sale and rental of forfeited lands and the products thereon; and such other duties concerning tax forfeited lands as the county board may direct. Such appointment shall be for such time as the county board may determine. The compensation of said land commissioner and assistants shall be fixed by the county board and their salaries and expenses shall be paid from the forfeited tax sale fund. Any funds required by the commissioner of taxation for the purpose of cancelation of contracts, as provided in section 282.01, shall be paid by the county auditor upon the written order of the commissioner of taxation from moneys then available in the fund. *When tax forfeited lands have been acquired by a city of the first class for municipal purposes, and a privately-owned lot lies between such tax forfeited land, and it is in the interest of the municipality that such privately-owned lot be acquired for the same municipal use to which the tax forfeited lands have been de-*

voted, such city of the first class may exchange on such basis as may be approved by the governing body thereof, a portion of the tax forfeited lands acquired by the municipality for the privately-owned lot, and the officers of such municipality are hereby authorized to execute deeds to carry out such purpose.

Approved April 20, 1951.

CHAPTER 563—S. F. No. 1474

An act relating to public health nurses; amending Minnesota Statutes 1949, Sections 145.08 and 145.12.

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

Section 1. Minnesota Statutes 1949, Section 145.08, is amended to read:

145.08. Public health nurses. Subdivision 1. Appropriation for compensation and expenses; exception. Every board of county commissioners, except in counties now or hereafter having a population of 550,000 or more, and every city council, village council, school board and town board is hereby authorized and empowered to employ and to make appropriations for the compensation and necessary expenses of public health nurses, for such public health duties as may be deemed necessary.

Subd. 2. Expenses defined. The term "expenses" may cover and include suitable furnished office rooms, records, stationery, postage, nursing and nurses' supplies, transportation, including the purchase and maintenance of automobiles, meals and lodging of nurses when on duty away from their places of residence, telephone, rent and tolls, clerical assistance, and such other actual expenses as shall be necessarily incidental to the carrying out of these purposes.

Subd. 3. Nursing district in rural Hennepin County. *In each county now or hereafter having a population of 550,000 or more, every city and village council and every school*