123.17 In all common school districts composed of ten or more townships each member of the school board in such districts shall receive as annual compensation for his services as a member of such board the amounts herein stated:

\$200 a year where such district contains 30 public schools; \$400 a year where such district contains 31 public schools but less than 61; \$600 a year where such district contains 61 public schools but less than 91; \$800 a year where such district contains 91 public schools or more; provided, that in such common districts containing less than 30 public schools and in which is maintained a high school, the annual compensation of the members of the school board shall be fixed at the annual school meeting.

In such districts containing more than 40 full and fractional townships and having an assessed valuation, exclusive of money and credits, of *more* than \$3,000,000, each member of the school board shall receive as annual compensation for his services as a member of such board \$600 a year.

Approved January 30, 1953.

CHAPTER 3-S. F. No. 9

[Not Coded]

An act relating to the nomination and election of the judges of the municipal court in cities of the first class now or hereafter having a population of more than 500,000 inhabitants.

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

Section 1. Minneapolis, municipal court; election of judges. In any municipal court of this state in any city of the first class now or hereafter having a population of more than 500,000 inhabitants, when two or more judges of said municipal court are to be nominated at a primary city election or elected at a general city election, the notice of election shall state the name of each judge whose successor is to be nominated or elected. Each judge of said municipal court holds a separate non-partisan office. The official ballot shall contain the names of all candidates for each such office, shall state the number of judges to be elected and the number of candidates for whom an elector may vote, and shall designate each candidacy as "For the office of Judge of the Municipal Court of to which was Name of Municipality Name of Judge

elected for the regular term", or "For the office of Judge of the Municipal Court of to which

Name of Municipality

was appointed", as the case may be.

Name of Judge

as the case may be.

Sec. 2. Affidavit of candidacy. Any eligible person desirous of having his name placed upon the primary ballot as a candidate for judge of such municipal court affected hereby shall also state in his affidavit of candidacy the office of the particular judge for which he is a candidate. The filing of this affidavit of candidacy with the city clerk of such municipality and a compliance with all other requirements constitutes such person a candidate for that office, and for that office only.

Sec. 3. Additional. The provisions of this bill shall be in addition to the provisions of any other act affecting the judges of such municipal courts affected hereby and the

election thereof.

Approved February 4, 1953.

CHAPTER 4—S. F. No. 6

An act relating to the time of holding general terms of the district court in the fourteenth judicial district, and amending Minnesota Statutes 1949, Section 484.22.

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

Section 1. Minnesota Statutes 1949, Section 484.22 is

amended to read as follows:

484.22 Fourteenth judicial district. General terms of district court in the counties constituting the fourteenth judicial district shall be held each year at the times herein specified.