Section 1. Minnesota Statutes 1953, Section 145.12, Subdivision 1 is amended to read:

145.12 Nursing committee. Subdivision 1. Members. The board of county commissioners of any county, except counties now or hereafter having a population of 550,-000 or more, may detail county public health nurses to act under the direction of the county board of health or a nursing committee composed of at least five members, as follows:

(1) The county superintendent of schools if there be one, otherwise the county commissioners shall appoint one from among the superintendents of independent school districts in such county;

(2) The county health officer or a physician appointed by the county commissioners;

(3) A county commissioner appointed by the board of county commissioners;

(4) Two residents of the county appointed by the couney commissioners.

The nursing committee of each county shall effect a permanent organization and meet at regular intervals with the nurses.

The county board of each county having a county board of health or nursing committee may allocate in its annual budget a sum not to exceed \$2,000, which sum may be used by such county board of health or nursing committee for the purpose of purchasing public health supplies and for the payment of necessary mileage at the legal rate, for the members of such board or committee when attending regular or special meetings of said board or committee such meetings not to exceed 12 in number annually, or for the payment of a per diem of \$5 to members of such board or committee not on any other public payroll for each such meeting necessarily attended; said expenses and payments to be made on verified accounts and payable out of the general revenue fund of such county by auditor's warrant after allowance by the county board.

Approved February 28, 1955.

CHAPTER 66—H. F. No. 154

[Not Coded]

An act relating to sheriff's deputies in counties having more than 300,000 and less than 450,000 inhabitants; amending Laws 1953, Chapter 499, Section 1. Be it enacted by the Legislature of the State of Minnesota: $\frac{1}{3}$.

Section 1. Laws 1953, Chapter 499, Section 1, is amended to read:

Section 1. Ramsey county; sheriff, deputies. The sheriff in any county having more than 300,000 and less than 450,000 inhabitants shall appoint and employ one chief deputy, one chief criminal deputy and three assistants, ten court bailiffs, one chief patrol deputy and fourteen assistants, one female deputy, four process servers, one chief jailer and *eleven* assistants, one matron and four assistants, one bookkeepercashier, one principal clerk, two clerk-stenographers and one senior clerk-typist. Said chief patrol deputy shall be allowed \$75 per month for the operation of his automobile. The titles herein mentioned shall not be controlling but shall be subject to change by the county board or other lawful authority.

Sec. 2. This act shall be effective January 1, 1956.

Approved February 28, 1955.

CHAPTER 67—H. F. No. 157

[Not Coded]

An act relating to the adoption of an ordinance pertaining to legislative code and administrative code in cities of the first class now or hereafter having a population of not less than 250,000 and not more than 450,000, and providing an effective date therefor.

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

St. Paul, code revision of ordinances. Section 1. In any city of the first class in the State of Minnesota now or hereafter having a population of not less than 250,000 and not more than 450,000, which city operates under a charter which authorizes the City Council to make a complete and thorough revision of all the ordinances of the City except franchise ordinances and omit from such revision all appropriation and all other ordinances not then in effect and adopt such revision as a single ordinance and publish the same as separate books to be known as the Legislative Code and Administrative Code, upon the adoption by the City Council of such Legislative Code or Administrative Code as a single ordinance, such ordinance shall become operative 180 calendar days after its passage, without further publication in an official newspaper, notwithstanding any other Charter provision requiring that every

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