ten notice mailed to the claimant by the county auditor showing the disallowance of the claim and giving security for costs, to be approved by the auditor, who shall forthwith notify the county attorney thereof. When any claim against a county shall be allowed, in whole or in part, by such board, no order shall be issued in payment of the same or any part thereof, until after 15 days from date of the decision; and the county attorney may, on behalf and in the name of such county, appeal from such decision to the district court, by causing a written notice of such appeal to be filed in the office of the auditor within 15 days after date of the decision appealed from; or any seven taxpayers of the county may, in their own names, appeal from such decision to the district court by causing a written notice of appeal, stating the grounds thereof, to be filed in the office of the auditor within 15 days after the date of the decision appealed from, and giving to the claimant security for his costs and disbursements, to be approved by a judge of the district court; and thereafter no order shall be issued in payment of any such claim until a certified copy of the judgment of the court shall be filed in the office of the auditor. Upon filing of such notice of appeal, the court shall acquire jurisdiction of the parties and of the subject matter, and may compel a return to be made as in the case of an appeal from a judgment of a justice of the peace. In any county subject to the provisions of Laws 1941, Chapter 118, in which a claim has been audited and certified by the county auditor as required by Laws 1941, Chapter 118, Section 5, or whose population now or hereafter exceeds 250,000 but is less than 450,000 and in Hennepin County such claim may be paid not earlier than the third day after allowance by the county board.

Sec. 2. This act shall become effective only after its approval by a majority of the governing body of the County of Hennepin.

Approved April 10, 1959.

CHAPTER 213—S. F. No. 977

[Not Coded]

An act relating to maximum age of firemen entering into fire department employment in the City of Minneapolis.

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

Section 1. Minneapolis, firemen, employment of. In

the city of Minneapolis, no person may become employed as a fireman in such city's fire department after having attained the age of 35 years, notwithstanding the provisions of the veteran's preference law, section 197.45, subdivision 2.

Sec. 2. This act shall become effective only after its approval by a majority of the governing body of the city of Minneapolis.

Approved April 10, 1959.

CHAPTER 214-S. F. No. 1022

[Not Coded]

An act relating to the salaries of supervisors, clerk, treasurer, and assessor in the Town of Stuntz; amending Laws 1955, Chapter 511, Sections 4 and 5.

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

- Section 1. Laws 1955, Chapter 511, Section 4, is amended to read:
- Sec. 4. Stuntz, deputy clerks, salaries. The board of supervisors of the town of Stuntz may employ such deputy clerks as may be necessary and shall fix the monthly salary to be paid by the town to them. The compensation so fixed shall be in such amount as the board shall deem reasonable and proper.
- Sec. 2. Laws 1955, Chapter 511, Section 5, is amended to read:
- Deputy assessors, salaries. The board of supervisors of the town of Stuntz may employ such deputy assessors as may be necessary and fix the monthly salary to be paid to them. The compensation so fixed shall be in such amount as the board shall deem reasonable and proper.
- Sec. 3. Effective date. The provisions of sections 1 and 2 shall be effective only after its approval by a resolution adopted by a majority vote of the town board at a regular meeting thereof held within six months of the passage of this act or approved by a majority vote of the voters voting at a referendum submitting the question at the next annual election following the passage of this act.

Approved April 10, 1959.