

strict for the purpose of the limitations thereon prescribed by said chapter 475.

Sec. 4. This law shall become effective only after its approval by a majority of the members of the school board of said district.

Approved May 22, 1959.

EXTRA SESSION

CHAPTER 25—H. F. No. 86

[Coded]

An act relating to Big Stone Lake, providing for the regulation and control of the waters thereof.

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

Section 1. [114.12] **Big Stone Lake, seasonal water level.** It is hereby determined that the most desirable and beneficial level for the waters of Big Stone Lake from May 1 to October 1 is elevation 967, project datum, and the South Dakota-Minnesota Boundary Waters Commission, the director of game and fish of South Dakota and the commissioner of conservation of Minnesota shall maintain and operate the Big Stone control dam in conformance herewith.

Sec. 2. This act shall become effective immediately after the passage of an act in substantial conformance herewith by the legislature of South Dakota.

Approved May 22, 1959.

EXTRA SESSION

CHAPTER 26—S. F. No. 121

[Coded]

An act relating to the salary and fees of probate and juvenile court judges in certain counties; superseding all laws inconsistent herewith; and repealing Laws 1959, Chapter 539.

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

Section 1. [525.081] **Counties under 15,000, judges'**

salaries. [Subdivision 1.] Amounts. In all counties of this state now or hereafter having a population of less than 75,000, the yearly salaries to be paid to the judges of probate court shall be as follows:

In counties having a population of less than 5,000, the sum of \$5,000;

In counties having a population of 5,000 and less than 10,000, the sum of \$5,500;

In counties having a population of 10,000 and less than 15,000, the sum of \$6,000;

In counties having a population of 15,000 and less than 20,000, the sum of \$7,000;

In counties having a population of 20,000 and less than 25,000, the sum of \$7,500;

In counties having a population of 25,000 and less than 30,000, the sum of \$8,500;

In counties having a population of 30,000 and less than 35,000, the sum of \$9,000;

In counties having a population of 35,000 and less than 40,000, the sum of \$10,000;

In counties having a population of 40,000 and less than 50,000, the sum of \$12,500;

In counties having a population of 52,000 and less than 75,000, the sum of \$12,500.

Sec. 2. [Subd. 2.] Payment; fees. The salary herein provided shall be paid by the county in equal monthly installments and be in full compensation for all services rendered by him as judge of both probate and juvenile court and in lieu of all fees and emoluments provided by law for official services, except fees for performing marriages and except compensation for services as a member of the Youth Conservation Commission. All fees collectible by and paid to the probate court, except as herein provided, shall be turned over to the general revenue fund of the county.

Sec. 3. [Subd. 3.] Determination of population. Population figures herein used shall refer to the United States census or to the estimate of population by any state agency whichever is greater upon the filing with the County Auditor, a certificate of such state agency certifying to such estimate of population.

Sec. 4. [Subd. 4.] **Practice of law by judge of populous counties.** No judge of the probate court in any county having a population of 40,000, or more, shall practice as an attorney or counselor at law; nor shall he be a partner of any practicing attorney in the business of his profession.

Sec. 5. [Subd. 5.] **Practice by judge in other probate courts.** No judge of the probate court shall practice law in any probate court in the State of Minnesota.

Sec. 6. [Subd. 6.] **Repeals.** All laws relating to the salary and fees of probate judges in such counties, inconsistent herewith are hereby repealed and superseded.

Sec. 7. Laws 1959, Chapter 539, is hereby repealed.

Sec. 8. This act is effective as of April 24, 1959.

Approved May 22, 1959.

EXTRA SESSION

CHAPTER 27—H. F. No. 124

[Coded]

An act providing state financial aid through loans to certain school districts in which necessary local debt service tax levies exceed reasonable maximums; permitting the completion of loans applied for by certain school districts in certain cases; appropriating moneys therefor; authorizing certificates of indebtedness and the levy of taxes for the payment thereof; authorizing debt service loans and capital loans therefrom; creating a special state fund and a state committee for administration thereof; amending Minnesota Statutes 1957, Section 475.54, relating to serial payments of bond issues; repealing Minnesota Statutes 1957, Sections 120.51 to 120.57, and Laws 1959, Chapter 687.

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

Section 1. [124.36] **Short title.** *This act may be cited as the "Maximum Effort School Aid Law".*

Section 2. [124.37] **Policy and purpose.** *The rates of increase in school population in Minnesota and population shifts and economic changes in recent years, and anticipated in future years, have required and will require large expenditures for performing the duty of the state and its subdivisions*