pupil unit in average daily attendance; the aid for the school year ending June 30, 1968 or for the school year ending June 30, 1969, respectively, and each year thereafter shall be reduced as provided under (b) in subdivision 2.

The amount payable under this subdivision shall be further reduced whenever the quotient obtained by dividing the levy spread in dollars for maintenance, including county tuition, public employees retirement association, and group insurance, where identified as such, on the taxable property of the district on or before January 10 of the current school year by the current adjusted assessed valuation equals less than 19 mills. The adjustment shall be made as provided under (b) in subdivision 2.

- Current adjusted assessed valuation for the purpose of this act means the adjusted assessed valuation as determined by the equalization aid review committee under the provisions of this section; provided that for the 1965-1966 school year it shall mean the correct assessed valuation approved by the equalization aid review committee and filed with the commissioner of education in the calendar year 1963 and annually thereafter.
- Actual total debt redemption and maintenance cost per pupil unit in average daily attendance for the purpose of this section shall mean the sum of the cost per pupil unit in average daily attendance for payments on principal and interest of bonded debt and maintenance exclusive of transportation, expenditures for junior colleges, veterans training program, community services, and receipts from the sale of other items sold to the individual pupil by the school such as lunches, paper, workbooks, and other materials used in the instructional program, and receipts from quasi-school activities when the school board has assumed direction and control of same; provided, that for the 1965-1966 school year it shall mean the 1964-1965 total debt redemption and maintenance cost per pupil unit in average daily attendance as indicated in this clause and for years to follow it shall mean the total debt redemption and maintenance cost per pupil unit in average daily attendance in the previous year.

  Sec. 3. This act is effective July 1, 1969.

Approved May 21, 1969.

CHAPTER 514—S. F. No. 1014

[Coded in Part]

An act relating to courts; selection of jurors; amending Minne-

sota Statutes 1967, Sections 593.13; 593.14, Subdivision 1; and 628.45; and Minnesota Statutes 1967, Chapter 593, by adding a section.

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

- Section 1. Minnesota Statutes 1967, Section 593.13, is amended to read:
- 593.13 Courts; jury selection. Subdivision 1. Except as otherwise provided by special law in all counties having a population of less than 100,000 200,000 the selection of qualified persons whose names are placed on the jury lists of each county shall be by a jury commission, said commission to be comprised of the clerk of district court of each county, the chairman of the county board of the county, and a resident of the county as appointed by the chief judge of the judicial district, said resident being designated the court appointed commissioner. The court appointed commissioner shall serve at the will of the chief judge of the district; and. The clerk of the district court shall be designated the chairman of the jury commission.
- Subd. 2. The jury commission, at a meeting to be called by the court appointed commissioner clerk of the district court in January of each year, shall select 72 persons to serve as grand jurors and one name for each 100 persons residing in said county at the last federal census to serve as petit jurors. Provided however, that no less than 150 persons shall be selected to serve as petit jurors. Selection of grand and petit jurors shall be from the qualified voters of the county and taken from either the election register of those who voted in the last general election in said county, or from the voter registration file where permanent registration systems are maintained. At the request of the jury commission the county auditor and the city, village and town clerks shall make available provide to the commission for its use their voting registers and registration lists.
- Subd. 3. In selecting said names, the commissioners, beginning with the court appointed commissioner, shall each alternately place one name in a box to be known as the jury box, until the required number of names are contained therein select the name of a prospective juror until the required number of jurors that said commissioners deem necessary to fulfill the requirements of subdivision 2 of this section are drawn, and the majority of the members of the jury commission in each county shall determine the manner in which said names shall be drawn, and may send questionnaires to prospective jurors to determine if they are physically disabled or if they have moved from the county prior to making up the jury lists. Separate lists of such names as are contained in said box selected to serve as petit ju-

rors and of the names selected to serve as grand jurors shall be certified and signed by the chairman of the jury commission and forthwith delivered to the clerk of district court. The jury commission may use data processing equipment in the selection of prospective jurors.

- Subd. 4. In counties where the population exceeds 10,000, no person on such list drawn for service shall be placed on the next succeeding annual list; and. The clerk of district court shall certify to the jury commission, at its annual January session, the names on the last annual list net drawn for service during the preceding year; nor shall any jurer at any one term. No juror shall serve more than 30 days and of actual attendance and until the completion of the case upon which he may be sitting during any one term of court. The court may, with the consent of any such juror and with the consent of any parties having matters for trial, after such 30-day period has expired, hold and use such jurors so consenting to try and determine any jury cases remaining to be tried at such term between parties so consenting.
- Subd. 5. In all counties having two or more terms of court in one year, after the jurors have been drawn for any term of such court, the clerk shall strike from the original list the names of all persons who were drawn for such term, and notify the jury commission thereof, which at a session to be called by the clerk of district court shall likewise select and certify an equal number of new names, which shall be added by such clerk to the names in the original list. If the list is not made and delivered at the meeting in January, it may be so made and delivered at any regular or special meeting thereafter.
- Subd. <del>5.</del> 6. Whenever before or after a term commences it appears to the court that there is or will be an entire absence or deficiency of jurors, whether from an omission to draw or to summon such jurors or because of a challenge to the panel or from any other cause, the court may order a special venire to issue to the sheriff of the county, commanding him to summon from the county at large a specified number of competent persons to serve as jurors for the term or for any specified number of days; provided, that before such special venire shall issue the jurors who have been selected by the jury commission and whose names are still in the box, provided for in section 628.45, shall first be called, and upon an order of the court the number of names required for such special venire shall be drawn from the box in the manner required by law, and the jurors so drawn shall be summoned by the sheriff as other jurors; and as additional jurors are needed successive drawings shall be ordered by the court until the names contained in the box have been exhausted.

- Subd. 7. The court appointed commissioner shall receive the sum of \$35 per day for each day actually and necessarily devoted to the discharge of his duties, together with mileage at the rate of ten cents per mile actually and necessarily traveled. The county auditor shall draw a warrant on the county treasurer in payment of invoices for such services and mileage as are approved by the chief judge of the district court.
- Sec. 2. Minnesota Statutes 1967, Section 593.14, Subdivision 1, is amended to read:
- Jurors, selection in Hennepin, Ramsey, St. Louis 593.14 counties. Subdivision 1. In all counties having a population of more than 100,000 200,000, judges of the district court, or a majority thereof, of the district embracing such county or counties shall, annually, in the month of December of each year, at the courthouse in such county, select from the qualified electors of the county 125 persons properly qualified to serve as grand jurors, and 2,000 persons properly qualified to serve as petit jurors, and shall make out and certify separate lists thereof, and forthwith deliver such lists to the clerk of the district court of the county; and from these lists of persons to serve as grand jurors and as petit jurors shall, respectively, be drawn all grand jurors and petit jurors at any time required for the transaction of business in the district court of such county. When and in the manner authorized by court rule adopted pursuant to law by the district court judges of that district, petit jurors so selected and drawn may serve also as petit jurors in any municipal court or courts located within the county and designated in said court rule. If, in any year, such selection and lists shall not be made in the month of December, the same may be done at any time thereafter that any judge of that court may designate; and, if from any cause there shall be a deficiency of persons resident in such county and properly qualified in either of such lists, such judges, or a majority thereof, may, at any time designated by them, select from such qualified electors of such county other persons to cover the deficiency, and in like manner may certify and deliver to the clerk lists of the persons so selected, which supplementary or additional lists shall thereafter stand as parts of the original list. The validity or legality of such selection or lists shall not be affected by the fact that any person so selected may be disqualified from serving as grand or petit jurors, or by the selection of a greater or less number of persons than as specified in this section. The first selection and lists hereunder may be made at any time after the passage of this section.
- Sec. 3. Minnesota Statutes 1967, Section 628.45, is amended to read:

- 628.45 Grand jurors; preparation and drawing of names; fee and mileage of justice of peace. On receiving from the county auditor jury commission the list of grand jurors selected by the county board jury commission, the clerk shall write the names in such list on separate pieces of paper, and fold each as nearly as possible in the same manner, so that the name written shall not be visible, and deposit them in a box. At least 15 days before the sitting of any district court, the clerk thereof, in the presence of the sheriff or his deputy and a justice of the peace, or judge of the district court, a municipal judge, court commissioner, or probate judge in place of the justice of the peace, shall draw from the box the names of 23 persons to serve as grand jurors at such term of court. The justice of the peace shall receive \$5 for his attendance and services and for necessary travel in the performance thereof ten cents per mile. The clerk shall deliver to him a certificate therefor and this compensation and mileage shall be paid out of the county treasury.
- Sec. 4. Minnesota Statutes 1967, Chapter 593, is amended by adding a section to read:

Sec. [593.131]. Validity of jury selection. In all counties having a population of less than 200,000, the validity or legality of jury selections or lists shall not be affected by the fact that any person so selected may be disqualified from serving as a grand or petit juror, or by the selection of a greater or lesser number of persons than as specified in this chapter.

Approved May 21, 1969.

## CHAPTER 515-S. F. No. 1636

## [Not Coded]

An act authorizing Independent School District No. 811 to issue bonds in excess of the limitation prescribed by Minnesota Statutes, Section 475.53.

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

Section 1. Independent school district No. 811; bond issue. Notwithstanding the limitations on indebtedness imposed by Minnesota Statutes, Section 475.53, Independent School District No. 811, having its principal office in Wabasha, may issue general obligation bonds of the district in an amount not exceeding \$3,000,000 plus