

Sec. 12. Faribault, city of; firemen's relief association; tax levies, payments. The governing body of the city of Faribault shall each year at the time all tax levies for the support of the city are made and in addition thereto levy a tax of ~~two~~ *three* mills on all taxable property within said city. The tax so levied shall be transmitted with other tax levies to the auditor of the county in which such city is located and by said county shall be collected and payment thereof enforced when and in like manner as state and county taxes are paid. In addition thereto and only if such tax is levied the city treasurer, finance commissioner or other officer charged with the responsibility of the city's finances, shall each month deduct the sum of six percent from the basic monthly pay of all firemen and transfer the total thereof to the treasurer of the special fund of the fireman's relief association, who shall credit said total to the special fund and to the credit of the individual fireman. If a fireman in such city is separated from the service under such circumstances that no pension benefits are payable to him or his widow or children, the treasurer of the special fund shall return to the fireman or to his immediate family in the event such separation is due to his death, all of the amounts so deducted from his base pay, without interest and less the amount of any disability or other benefits theretofore paid such fireman.

Sec. 2. No provision of this act shall be construed as reducing the amount or rate of contribution to the association by the municipality or a member of the association from such minimum contributions as are prescribed by the Police and Firemen's Relief Associations Guidelines Act of 1969. Notwithstanding the provisions of this or any other act, the association and the municipality and the officers of each are authorized to do all things required by the Guidelines Act as conditions for the contribution of public funds or the levy of taxes for the support of the association.

Sec. 3. This act is effective upon its approval by the governing body of the city of Faribault and compliance with Minnesota Statutes, Section 645.021.

Approved May 24, 1969.

CHAPTER 615—S. F. No. 1903

An act relating to the charge for expenses for providing jail facilities for prisoners from another county; amending Minnesota Statutes 1967, Section 641.13.

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

Changes or additions indicated by italics, deletions by strikeout.

Section 1. Minnesota Statutes 1967, Section 641.13, is amended to read:

641.13 Prisoners; jail facilities; boarding fees. When any prisoner is ordered confined in any county other than that in which his offense was committed, the sheriff of such other county shall keep him at the expense of the county sending him, and the sheriff of such other county shall collect from the county sending him, for his board \$2.50 for each day, or fractional day, and, in addition thereto, the county board of such other county shall collect from the county sending such prisoners, such sums as shall have been necessarily expended for clothing, bedding, and medical aid for such prisoners. In addition thereto the county board of such other county may collect from the county sending such prisoners such sum as the county board may determine but not to exceed ~~\$1~~ \$3 per day for other expenses incurred by such other county in providing jail facilities for such prisoners. The county board of the county from which such prisoners are sent, at its first session after their commitment, shall authorize the county auditor to issue to the sheriff of the county where they are committed orders upon the county treasurer for the maintenance of such prisoners while they remain in such jail.

Approved May 24, 1969.

CHAPTER 616—S. F. No. 2056

[Not Coded]

An act relating to St. Louis county; providing for appointment of an alcoholic reference counselor and payment of compensation and expenses.

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

Section 1. St. Louis county; alcoholic reference counselor. The board of county commissioners of St. Louis county is authorized to employ upon the terms and conditions it deems advisable, an alcoholic reference counselor, and the administrative help as may be necessary, for the purpose of serving the county with respect to matters involving alcoholism.

Sec. 2. The person engaged as the alcoholic reference counselor shall be a member of alcoholics anonymous.

Sec. 3. The compensation of the alcoholic reference counselor

Changes or additions indicated by italics, deletions by ~~strikeout~~.