

fore or hereafter amended, so far as applicable to counties, except as herein otherwise expressly provided, and may levy all taxes necessary therefor. Such bonds and interest thereon and the expense of issuance thereof may be paid out of the proceeds of tax levies or out of revenue from fees or other sources, or both, and the county board may pledge any such proceeds or revenues thereto:

Sec. 11. The board of commissioners may adopt and amend ordinances regulating the use of county refuse disposal facilities. Such ordinances may also establish standards which upon adoption shall govern the operation of refuse disposal facilities throughout the county, including those operated by the county, other public agencies or by private operators. Such ordinances may apply to the location of refuse disposal facilities, requirements relative to the sanitary operation thereof, requirements regarding the equipment necessary relative to the amount of material being received at the facility, requirements in relation to the control of salvage operations, rodent control, water pollution control, and such other subjects as may be required for the public health, welfare, and safety relative to the operation of such facilities. The board may issue permits or licenses for commercial private refuse disposal facilities and may require that refuse disposal facilities operated by or owned by municipal or other governmental agencies be registered with the appropriate county office. Any ordinance authorized by this section shall be adopted in accordance with Minnesota Statutes, Sections 375.51 to 375.55.

Sec. 12. The county board having established a county refuse disposal facility or facilities may appoint a superintendent thereof and such other personnel as may be necessary for the care, maintenance, and operation thereof or for other purposes authorized by sections 1 to 12, subject to other provisions of law relating to county employees so far as applicable.

Sec. 13. This act is effective when approved by the governing body of Olmsted county and upon compliance with Minnesota Statutes, Section 645.021.

Approved May 28, 1969.

CHAPTER 861—S. F. No. 2337

An act relating to law libraries; fees to be collected for upkeep of library; amending Minnesota Statutes 1967, Section 140.06.

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 140.03, is amended to read:

140.03 Hennepin county; law libraries; fees for upkeep. In each county now or hereafter having more than 475,000 inhabitants *Hennepin county* there may be established a county law library which shall be subject to the provisions of sections 140.03 to 140.18.

Sec. 2. Minnesota Statutes 1967, Section 140.06, is amended to read:

140.06 Fees in civil action to be collected for upkeep of library. Subdivision 1. After the filing of such certificate with the clerk of the district court, it shall be the duty of the clerk to collect *in each civil suit, action or proceeding filed in such district court,* in the manner in which other fees are collected therein, and in addition thereto, as law library fees, the sum of \$2 \$3 from the plaintiff, petitioner or person instituting such suit, action or proceeding, at the time of filing of the first paper therein, and the sum of \$2 \$3 from each defendant, respondent, intervenor or other party who shall appear therein, either separately or jointly, to be collected at the time of the filing of the first paper by such defendant, respondent, intervenor or other party or at the time when his or their appearance is entered in the case. Such law library fees shall be costs in the case and taxable as such.

Subd. 2. After the filing of a certified copy of such certificate with the clerk of any municipal court in such county, it shall be the duty of such clerk to collect in each civil suit, action or proceeding filed in such court, in the manner in which other fees are collected therein, and in addition thereto, as library fees, the sum of \$2 \$3 from the plaintiff or person instituting such suit, action or proceeding at the time of the filing of the first paper therein. Such law library fees shall be costs in the case and taxable as such.

Subd. 3. *After the filing of a certified copy of such certificate with the clerk of the probate court of such county, it shall be the duty of such clerk to collect from the person filing in such court a petition for the general or special administration of an estate; a petition for a decree of descent; a petition for the appointment of a guardian; a petition for the probate of a will; or a petition for summary assignment or distribution; at the time of the filing of any such petition, the sum of \$2 as a law library fee, which fee shall be allowed as part of the cost of administration of any such estate.*

Approved May 28, 1969.

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