CHAPTER 455-S. F. No. 207

An act extending certain provisions for retirement compensation; making same applicable to the attorney general and the clerk of the supreme court under certain conditions; appropriating money therefor; and amending Minnesota Statutes 1949, Section 490.025.

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

Section 1. Minnesota Statutes 1949, Section 490.025, is amended by adding a new subdivision thereto to be numbered 5 and to read as follows:

Subd. 5. Attorney general. When and after an attorney general has arrived at the age of 70 years and has served in state elective office or offices, including service as a member of the state legislature, for more than 25 years, of which at least 15 years shall have been served continuously as attorney general, he may at any time thereafter notify the governor of his resignation before or his retirement at the expiration of the term for which he has been last elected, and, if the governor shall determine that such attorney general has arrived at such age and has served in state elective office or offices as herein required for more than 25 years and at least 15 years continuously in the office of attorney general, the governor shall designate by written order the effective date of such resignation or retirement. From such date such attorney general shall receive as retirement compensation annually for the remainder of his life one-half of the annual compensation allotted to his office by Laws 1949, Chapter 738, Section 5. Such retirement compensation shall be paid semi-monthly and in the manner in which state salaries are paid. The amount required therefor is hereby annually appropriated from the general revenue fund in the state treasury.

sec. 2. Minnesota Statutes 1949, Section 490.025, is amended by adding thereto a new subdivision, to be numbered 6 and to read as follows:

Subd. 6. Clerk of supreme court. When-and after a clerk of the Supreme Court has arrived at the age of 65 years and has served in state elective office or offices for more than 25 years, and when the clerk of the Supreme Court has served in that office for 25 years or more, he or she may at any time thereafter notify the governor of his or her resignation before his or her retirement at the expiration of the term for which he or she has been last elected, and if the governor shall determine that such clerk of the Supreme Court has arrived at such age and has served in state elective office or offices as

herein required for more than 25 years and at least 15 years continuously in the office of clerk of the Supreme Court, the governor shall designate by written order the effective date of such resignation or retirement. From such date such clerk of the Supreme Court shall receive as retirement compensation annually for the remainder of his or her life, one-half of the annual compensation allotted to his or her office by Laws 1949, Chapter 740, Section 3, Item 1. Such retirement compensation shall be paid semi-monthly and in the manner in which state salaries are paid. The amount required therefor is hereby annually appropriated from the general revenue fund in the state treasury.

Approved April 18, 1953.

CHAPTER 456—S. F. No. 392

[Coded]

An act authorizing judges of juvenile court to hold annual conference and providing for payment of expenses.

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

Section 1. [260.065] Juvenile court judges, annual conference. [Subdivision 1.] Purpose of conference. For the purpose of promoting economy and efficiency in the enforcement of laws relating to children and particularly of the laws relating to defective, delinquent, dependent and neglected children, the president of the association of juvenile court judges may at such time and place as he deems advisable call an annual conference of all judges acting as judge of juvenile court.

Sec. 2. [Subd. 2.] Expenses paid by counties. The necessary expenses of the judges attending such conference shall be paid by their respective counties. The expenses incurred for attending said conference, in addition to travel expense, shall not exceed \$25.00.

Sec. 3. [Subd. 3.] County board to audit claims for expenses in attending conference. The county board of each county shall audit and, if found correct, allow duly itemized and verified claims of the juvenile judge for travel and other necessary expenses incurred and paid by him in attending the annual conference called by the president of the association of juvenile court judges.

Approved April 18, 1953.