issue a policy as provided in section 79.25. Upon a cancellation or termination of a policy by the insurer the employer is entitled to have a policy assigned to him in accordance with sections 79.24 to 79.27. Notice of cancellation or termination by the insured shall be served upon the insurer by written statement to that effect mailed or delivered to the insurer at its home address stated in the policy. Upon receipt of such notice the insurer shall notify the commission of the cancellation or termination and thereupon the commission shall ask the employer for the reasons of for his cancellation or termination and notify him of his duty under this chapter to insure his employees. When either party has complied with the provisions of this subdivision as to cancellation the effective date of cancellation stated in the notice shall be the end of the policy period:

Approved April 23, 1969.

CHAPTER 179-H. F. No. 1222

An act relating to the compensation of town officers; amending Minnesota Statutes 1967, Section 367.05, Subdivision 2.

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

- Section 1. Minnesota Statutes 1967, Section 367.05, Subdivision 2, is amended to read:
- Subd. 2. Towns; compensation of officers. The following town officers shall be entitled to compensation for each days service necessarily rendered:

Supervisors and clerks; \$\frac{\$\pi}{8}\$ not more than \$16 per day, as established at a town meeting when the service is rendered within or without the town; and \$\frac{\$\pi}{8}\$ when rendered without the town and mileage at the a rate of five not to exceed ten cents per mile for each mile necessarily traveled on official business out of within or without the town as established by a town meeting, but not exceeding \$60 for such mileage for any one town officer in any year; but no supervisor shall receive more than \$480 as compensation in any one year; provided, that in any town containing over 50, but not more than \$5, sections the salary of the supervisors, in addition to mileage herein allowed, shall be \$\frac{\$\pi}{8}\$ not more than \$16, per day, as established at a town meeting when the service is rendered within or without the town, but no supervisor in any such town shall receive more than \$540 as compensa-

Changes or additions indicated by italics, deletions by strikeout.

tion in any one year; provided further, that in any town in this state situated in any county having a population of 550,000 or more, except as otherwise provided by law embraced within the provisions and having the powers and authority pursuant to Minnesota Statutes, Section 368.01, upon the approval of the annual town meeting, the compensation and salary, in addition to mileage herein allowed may be \$\$ not more than \$16 per day, as established at a town meeting, for services rendered within or without the town, but no supervisor in any such town shall receive more than \$1,000 as compensation in any one year, exclusive of mileage compensation;

For the following services the clerk shall receive fees, and not a per diem:

- (1) Certifying each notice of election 25 cents;
- (2) Posting notices, each 25 cents and ten cents for each mile necessarily traveled;
 - (3) Filing each paper, ten cents;
- (4) Recording orders and other instruments, ten cents per folio;
- (5) Copying and certifying any record or instrument recorded or filed in his office, ten cents per folio, to be paid by the person applying therefor.

The voters at any town meeting, after reading and disposing of the annual report, may, by resolution fix the scale of wages and hours of employment of the road overseer and of any other person employed by any town on any town road. The voters at any town meeting, after reading the annual report; may, by resolution increase or decrease the compensation of town officers, not to exceed 50 percent.

Nothing herein contained shall be construed to repeal any law wherein any towns are classified for the purpose of fixing the salaries, or maximum salaries, of any of their officers.

This subdivision shall not apply to any county containing a city of the first class.

Sec. 2. This act shall be effective March 1, 1970.

Approved April 24, 1969.

Changes or additions indicated by italics, deletions by strikeout.