duty, with the regular organization of the national guard, any part of such reserve forces during the absence on leave of an equal number of said regular organizations. When so assigned, such reserve forces may, subject to the requirements of this code, receive the allowances of regular organizations in the national guard, not exceeding in amount the total allowances of such absent organizations; provided, however, that no such reserve company, battalion or regiment, or member thereof, shall, unless so assigned, receive any pay, compensation, supplies or other allowances from the state."

To receive no pay unless and yned to

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 17, 1899.

H. F. No. 675.

CHAPTER 239.

Schools; superintendents of An act to require superintendents to visit schools in certain counties, and providing salary for same.

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

Superintendent required to visit schools in certain counties; salary, how fixed. Section 1. In all counties containing a population of twenty-eight thousand inhabitants and over, where the salary of the county superintendent of schools is arbitrarily fixed at one thousand (\$1,000) dollars or less by special law, and no provision is made requiring said superintendents to visit the schools of the county, nor to pay the expense thereof, and no provision is made by said special law for clerk hire, such superintendents are hereby required to visit the schools as provided in the general law, and shall be paid as salary the sum and amount as provided by the general law.

SEC. 2. This act shall take effect and be in force from and after its passage.

Approved April 17, 1899.

H. F. No. 686.

CHAPTER 240.

Juries, drawing and summoning of. An act relating to the drawing and summoning petit jurors of the district court in counties having more than two hundred thousand inhabitants.

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

Section 1. That the clerk of the district court in counties having more than two hundred thousand (200,- assigned to 000) inhabitants, shall, in open court on the second day of any general term of said district court, under the direction of the judge or judges of said court, draw from the names on the list of persons selected to serve as petit jurors, made, certified and prepared for drawing as in the case of grand jurors, the names of as many persons as the court or judge shall direct, to serve as petit jurors for a period of two weeks in such term, commencing with the second Monday of such term; and shall then continue in like manner to draw the names of other persons for each panel for as many successive panels of petit jurors as the court or judge may direct for successive periods of two weeks, covering the time that petit jurors are expected to be needed during such general term. Such clerk shall forthwith issue to the proper officers venires for such panels of petit jurors, returnable on the proper Mondays as to each, respectively, at ten (10) o'clock in the forenoon, and the officer shall forthwith thereafter, as soon as may be, serve all such venires and summon all such jurors and shall be entitled to the same mileage, and no more, that would be the case if the names of all the jurors in all the venires were contained in a single venire. If there be a deficiency of petit jurors, the clerk shall, in open court, under the direction of the judge, draw from the box containing the names on the petit jury list the names of additional persons to supply such deficiency; and writs of venire facias shall issue summoning such persons, and returnable forthwith, or at such time as the judge of the court may direct.

This act shall take effect and be in force from and after its passage.

Approved April 17, 1899.

CHAPTER 241.

H. F. No. 445,

vilages, sepa-

ration of.

An act to provide for a division of property wherever Towns and any regularly organized village has heretofore separated, or may hereafter separate, itself from the town in which it is situated.

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