

Juror entitled to \$1 and mileage of 10 cents. Payment, how made.

SECTION 1. Each juror sworn before any coroner at any inquest taken by him shall be entitled to one dollar for each day's attendance upon such inquest, and ten cents for each mile traveled in going to and returning from the place of holding the same; the distance to be computed by the usual traveled route; and shall be paid out of the county treasury of the county in which the service is rendered. The coroner shall deliver to each juror a certificate for the number of days' attendance and mileage traveled for which he is entitled to receive compensation.

SEC. 2. Each juror sworn in any action pending in a justice court, or before any sheriff on a writ of inquiry, shall be entitled to one dollar, to be paid in the first instance in all civil actions by the party requiring such jurors.

SEC. 3. The certificate of the coroner for services rendered as a juror before him shall be filed with the county auditor, who shall at once thereafter issue his warrant upon the treasury of his county for the amount due, which certificate shall be a proper and sufficient voucher for the issuance of such warrant.

SEC. 4. All acts and parts of acts whether the same be special or general acts that are inconsistent with this act are hereby repealed.

SEC. 5. This act shall take effect and be in force from and after its passage.

Approved April 20th, 1899.

CHAPTER 300.

H. F. No. 517.

State elevator at Duluth.

An act providing for leasing the elevator site now owned by the State of Minnesota at Duluth to the Grain Growers' Co-operative Association of Minnesota.

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

Commission created empowered to lease site of to Grain Growers' Co-operative Association.

SECTION 1. There is hereby created a commission, consisting of the governor, attorney general and state auditor, who are hereby empowered to lease the site for elevators now owned by the State of Minnesota at Duluth, St. Louis county, to the Grain Growers' Co-operative Association of Minnesota, incorporated under title two (2), chapter thirty-four (34), General Statutes of Minnesota for the year eighteen hundred and seventy-eight (1878), with general offices in Minneapolis, and intending to do business also at Duluth, storing and selling grain for the producers thereof.

The description of said site is as follows: Commencing at a point upon the southeasterly (S. E.) line of the right of way of the Duluth Transfer Railway company where it intersects the easterly boundary line of the riparian estate and submerged lands appurtenant to Harrington's addition to Duluth, as shown in book "I," page "17," agreements, register of deeds' office, St. Louis county, and plat attached thereto, running twenty-three hundred and eighty and four-tenths (2,380 4-10) feet to United States dock line. Thence westerly (W.) two hundred and thirty (230) feet on said dock line to center of Commercial slip. Thence northwesterly (N. W.) parallel to the first line twenty-three hundred and seventy-one and two-tenths (2,371 2-10) feet to the Duluth Transfer Railway company's right of way, at a point two hundred and thirty and eighteen-hundredths (230 18-100) feet westerly (W.) from the point of beginning, as shown fully on the plat attached to the deed now in custody of state treasurer.

Description of site.

The said commission is also authorized to turn over to said the Grain Growers' Coöperative Association of Minnesota (1) of this act shall deliver to the president of the Grain Growers' Coöperative Association of Minnesota the plans and specifications made for state elevator in eighteen hundred and ninety-three (1893), now in the custody of the railroad and warehouse commission.

Plans of elevator may be turned over to lessee.

SEC. 2. Before the commissioners named in section one Growers' Coöperative Association of Minnesota a lease of said elevator site described in section one (1) of this act, they shall require a guarantee from the Grain Growers' Coöperative Association of Minnesota that the said association shall build an elevator of not less than four hundred thousand (400,000) bushels capacity on said site within three (3) years and operate the same for public use under rules and regulations established by said association and approved by the governor, which shall be a condition of the lease; also an agreement that the charges for the handling or storing grain awaiting shipment or sale shall be reasonable.

Guarantee to be required of lessee.

The commission shall fix the amount of annual rental to be paid for the use of said site at such sum as they deem proper, considering the object of the lease, being that the said association shall create an open market for grain to the producers wishing to ship through Duluth to reach the markets of the world or local markets.

Commission to fix rental of.

SEC. 3. The time for which said lease may be made shall not exceed thirty (30) years, but may be renewed from time to time by the successors in office of the commissioners named herein.

Time of lease not to exceed 30 years.

SEC. 4. The condition of lease shall be such that if any legislature shall decide to build state elevators on the said site to better facilitate a free and open market than this

State to reserve right to cancel lease.

association can establish, the state reserves the right to cancel the lease for the unoccupied part of the site or for the whole, by paying to the Grain Growers' Coöperative Association of Minnesota the value of improvements made on said site covered by said lease.

SEC. 5. This act shall take effect and be in force from and after its passage.

Approved April 20th, 1899.

H. F. No. 189.

CHAPTER 301.

Municipal courts, empowered to receive cash bail.

An act to authorize municipal courts having criminal jurisdiction to receive cash bail in cases of misdemeanors and determining the title to such cash bail when deposited, and authorizing such courts to direct the disposition of such cash bail, and exempting such courts and the clerks and officers of such courts from garnishment therefor, and exempting such cash bail so deposited from attachment and execution.

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

Court to fix amount not to exceed double highest fine.

SECTION 1. Any municipal court of this state having criminal jurisdiction is hereby authorized to accept and receive cash bail for the appearance of any person arrested and brought before such court charged with a misdemeanor. The court shall by order fix the amount of such cash bail, but the amount so fixed shall in no case exceed double the amount of the highest cash fine provided to be imposed in cases of conviction of the crime with which such person so applying to be admitted to bail is charged. After the amount shall have been fixed by the court, the court may, from time to time, reduce the amount so fixed or increase the same, not to exceed the above mentioned limit, as in its discretion shall be deemed advisable.

Court may reduce amount.

Bail to be property of person charged with offense.

SEC. 2. Whenever cash bail shall be deposited for the appearance of any person brought before such court as in this act provided, the same shall for all purposes be deemed the property of the person charged with the offense, whether the same be deposited by such person personally or by any third person or persons in his behalf. And in case such court shall by its order reduce the amount thereof and order the release of any portion thereof, or upon the final disposition of the case order the release of the whole amount on deposit, payment to such