named shall be as follows, all to be paid by the state unless otherwise specified, and in monthly installments:

First—The justices of the supreme court, seven thousand dollars each:

Second—The clerk thereof, fifteen hundred dollars, and his deputy, one thousand dollars; and in addition to his salary the clerk shall receive such fees as are allowed by law;

Third—Each stenographer, such sum as shall be fixed by the justice appointing him, not to exceed nine hundred dollars;

Fourth—The reporter of said court, three thousand dollars;

Fifth—The marshal thereof, eight hundred dollars;

Sixth—The janitor, nine hundred dollars;

Seventh—The state librarian, two thousand dollars; assistant librarian, fifteen hundred dollars; second assistant librarian, one thousand dollars, and clerk, nine hundred dollars;

Eighth—The judges of the district court, four thousand two hundred dollars (\$4,200) each from the state, and fifteen hundred dollars (\$1,500) additional, payable monthly, from each county in their respective districts having a population of seventy-five thousand or more.

- Sec. 2. All acts or parts of acts inconsistent with this act are hereby repealed.
- Sec. 3. This act shall take effect and be in force from and after its passage.

Approved April 13, 1907.

CHAPTER 176-S. F. No. 236.

An Act to establish a municipal court in the village of International Falls, in the County of Koochiching and State of Minnesota.

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

Municipal court of International Falls.—Section 1. There is hereby established in the village of Interna-

tional Falls, in the County of Koochiching and State of Minnesota, a municipal court to be known as "The Municipal Court of International Falls," for the transaction of all business which may lawfully come before it.

Powers of court.—Sec 2. Said court shall possess all of the powers and be subject to all of the provisions set forth in that portion of chapter five (5), Revised Laws of Minnesota for 1905, relating to municipal courts.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved April 13, 1907.

CHAPTER 177—S. F. No. 312.

An Act providing for the opening, working and operating mines, quarries, coal, gravel, clay, sand and peat deposits, on and in lands the title of which appears by properly executed deeds of record to be in a plurality of persons.

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

Mines—how opened.—Section 1. That where veins, lodes or deposits of iron, iron ores, minerals or mineral ores of any kind, stone, coal, clay, sand, gravel or peat are known to, or do exist on or in lands which are shown by properly executed deeds or leases having more than one year to run of record in the county in which said lands are situated, to belong to a plurality of owners, the owner or owners of an interest equal to one-half or greater in said lands, as shown by said deeds or leases so recorded, may bring action in the district court in the county where said lands are situated, for permission to open, operate and develop said veins, lodes or deposits of iron, iron ores, minerals or mineral ores of any kind, stone, coal, clay, sand, gravel or peat that are found in or on said lands.

Duties of courts.—Sec. 2. The complaint shall describe the land to be affected, and there shall be an abstract of said lands thereto attached, showing the title thereof as appears by the deeds or leases recorded in the county where said land is situated. Upon the case being brought on for hearing, the court shall determine who are the owners of the property