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Not to cover workmen except while engaged in, on, or about the premises where their services are being performed, or where their scrvices requires their presence as a part of such service, at the time of the injury, and during the hours of service as such workmen, provided that where the employer regularly furnishes transportation to his employes to or from the place of employment, such employes shall be held to be subject to this act while being so transported, but shall not include an injury caused by the act of a third person or fellow employe intended to injure the employe because of reasons personal to him, and not directed against him as an employe, or because of his employment.

Sec. 15. This act shall take effect and be in force from and after its passage.

Approved April 17, 1923.

CHAPTER 301-S. F. No. 711.

An act to amend Section 6516. of the General Statutes of Minnesota 1913, as amended by Chapter 243, General Laws of 1915, as amended by Chapter 138, General Laws of 1919, and as amended by Chapter 452, General Laws of 1921, the same relating to state and to agricultural societies and associations.

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

Section 1. Aid to county agricultural societies.—That Section 6516, of the General Statutes of Minnesota 1913, as amended by Chapter 243, General Laws of 1915. as amended by Chapter 138 General Laws of 1919, and as amended by Chapter 452, General Laws of 1921, be and the same hereby is amended so as to read as follows:

· 6516.—All sums hereafter appropriated to aid county and district agricultural societies and associations, shall be distributed to the following named agricultural societies, or associations, Aitkin County Agricultural Society, Anoka County Agricultural Society, Becker County Agricultural Society and Fair Association, Beltrami County Agricultural Association, Benton County Agricultural Society, Bigstone County Agricultural Society, Blue Earth County Agricultural Society, Brown County Agricultural Society, Carlton County Agricultural and Industrial Association, Carver County Agricultural Society, Cass County Agricultural Society, Chippewa County Driving Park and Fair Association, Chisago County Agricultural Society, Clay County Agricultural Association, Clearwater County Agricultural Society, Cook County Agricultural Society, Cottonwood County Agricultural Society, Crow Wing County Agricultural Society, Dakota County Agricultural Society, Dodge County Agricultural Association, Faribault County Agricultural Society, Fillmore County Agricultural Society, Freeborn County Agricul-

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tural Society, Goodhue County Agricultural Society and Mechanic Institute, Grant County Agricultural Association, Hennepin County Agricultural Society, Houston County Agricultural Society, Hubbard County Agricultural Association, Isanti County Agricultural Society, Itasca County Agricultural Society, Jackson County Fair Association, Kanabec County Agricultural Society, Kandiyohi County Agricultural Society, Kittson County Agricultural Society, Koochiching County Agricultural Association, Lac Qui Parle County Agricultural Society, Lake County Agricultural Society, LeSueur County Agricultural Society, Lincoln County Agricultural Society and Fair Association, Lyon County Agricultural Society, McLeod County Agricultural Association, Mahnomen County Agricultural Society, Marshall County Agricultural Association, Martin County Agricultural Society, Meeker County Agricultural Society, Mille Lacs County Agricultural Society, Morrison County Agricultural Society, Mower County Agricultural Society, Murray County Agricultural Society, Nicollet County Agricultural Society, Nobles County Fair Association, Norman County Agricultural Society, Olmsted County Agricultural Association, Ottertail County Agricultural Society & Fair Association, Pennington County Agricultural Society, Pine County Agricultural Society, Pipestone County Agricultural Society, I me County Agricultural Society, Pope County Agricultural Society, Ramsey County Agricultural Society, Red Lake County Agricultural Society, Redwood County Agricultural Society, Renville County Agricultural Society, Rice County Agricultural Society, Redwood County Agricultural Society, Society, Redwood County Agricultural Society, Society, Rice County Agricultural Society, Soc Rock County Agricultural Society, Roseau County Agricultural Society, St. Louis County Agricultural Society, Scott County Agricultural Society, Sherburne County Agricultural Society, Sibley County Agricultural Association, Stearns County Agricultural So-ciety, Steele County Agricultural Society, Stevens County Agricultural Society, Swift County Agricultural Society, Todd County Agricultural Society, Traverse County Agricultural Association, Wabasha County Agricultural Society, Wadena County Agricultural Society, Waseca County Agricultural Society, Watonwan County Agricultural Society, Wilkin County Agricultural Society and Fair Association, Winona County Agricultural Society and Industrial Fair Association, Wright County Agricultural Society, Yellow Medicine County Agricultural Society, Perham Agricultural Society, Farmers' Cooperative Agricultural Society of Waconia, Scott County Good Seed Association and Farners' Agricultural Society, Mankato Fair and Blue Earth County Agricultural Association, Faribault Agricultural and Fair Association, Polk County Agricultural Fair Association, Traverse County Agricultural Fair Association, St. Vincent Union Industrial Association, Cass County Agricultural Association, Shell Prairie Agricultural Association, Cannon Valley Agricultural Association, Morrison County Agricul-

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tural Fair Association and Washington County Agricultural Society, Northern Minnesota District Fair Association, and Lake of the Woods County Fair Association, Baudette and St. Louis County Community Fair Association, when not receiving specific state appropriations, pro rate, to be paid out in premiums at the fairs of only such society or association as have an annual membership of twenty-five or more, maintain an active existence, hold annual fairs on enclosed grounds owned or leased by such societies and associations, to which a fixed charge of admission is made; provided, that they shall have paid out in premiums to exhibitors during the year as much as they received from the state, and provided further that no such county or district agricultural society shall receive in any year from the state for the purpose of reimbursing it for the amount of premiums paid at its fairs, a sum in excess of seventeen hundred (\$1,700) dollars. Such pro rata distribution shall be in accordance with the following method; the premiums paid out by the said societies or associations, after excluding therefrom the payments made for horse races, ball games and amusement features of any nature as hereinafter provided, shall be added together, but in case any society or association shall have paid out a sum in excess of \$1700 in making such total amount the sum of \$1700 shall be taken in place of the amount actually paid out. The total amount available for distribution shall be divided by such total amount of premiums paid out and the rate per cent for distribution thus arrived at, but if this shall exceed 100% the same shall be reduced to 100%. The amount of the premiums so paid out by each society shall then be multiplied by this rate, and the amount each society shall receive shall be in that manner determined, but the sum of \$1700 shall be so multiplied by the rate in case of any society which shall have actually paid out in a sum in excess of \$1700. All payments authorized under the provisions of this act shall be made only upon the filing by the public examiner with the state auditor a certificate of examination, in which the public examiner shall certify that he has caused an examination to be made of the records and accounts of such agricultural society making application for state aid and that it has in every re-spect complied with the requirements of this act relating to state aid. Upon receipt of such certificate of examination by the public examiner it shall be the duty of the state auditor to draw his voucher in favor of such agricultural society for the amount to which it is entitled under the pro rata distribution of any appropriations made for the purpose of state aid to such societies.

It shall be the duty of the public examiner to prescribe uniform forms and methods of accounting to be used by agricultural societies and no such society shall be entitled to state aid under the provisions of this act unless it has complied with the orders and instructions of the public examiner with respect to the use of the

accounting forms and methods so prescribed by the public examiner.

Any county or district agricultural society which may have held its second annual fair shall be entitled to share pro rate, in such distribution. The state auditor shall certify to the secretary of the State Agricultural Society on or before January 5th of each year, a list of all county or district agricultural societies that have complied with this act, and which are entitled to share in such appropriation. All payments hereunder shall be made on or before December 20th, on the year in which the fair is held, provided, however, that in determining the amount to be paid to any society or association under this section, the state auditor shall exclude all payments made by such society or associations as premiums or purses for, or in horse races, ball games and amusement features of any nature.

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

Approved April 17, 1923.

•CHAPTER 302—S. F. No. 874.

An act to amend Section 945 of the General Statutes of Minnesota for the year 1913, providing for the creation of a revolving fund for sheriffs.

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

Section 1. Revolving Fund for Sheriffs in certain counties.— That Section 945 of the General Statutes of Minnesota for the year 1913 be amended so as to read as follows:

Whenever the power of appointment is conferred upon any such sheriff in and by the terms of this act, there is also herein and hereby conferred the power of removal, and the salaries herein before fixed and provided for shall be paid out of the county treasury in equal monthly installments, and any such sheriff shall also be allowed and paid the actual expenses necessarily incurred by him or any of his said deputies, other than the outside deputies hereinbefore required to pay their own traveling expenses, as other claims against the county are allowed and paid, and there is hereby created a revolving fund of One Thousand Dollars (\$1,000.-00) for that purpose, to be set aside and retained by him out of the fees received by him after this act shall take effect in any such county, any part or all of which said fund may be used and employed by him in meeting the expenses aforesaid, but he shall render monthly accounts to the proper authorities of any such county of his use of the said fund and replenish the same upon the allowance and payment of his claims for the said expenses from time to time, covering the remainder of the fees collected by him in lieu of which his said salary has so hereinbefore been fixed and allowed,