

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

Section 1. Agricultural association lands to be exempt from zoning ordinance.—That whenever lands lying within the corporate limits of a city of the first class of the state are owned by a county and used for agricultural fair purposes, such lands and the buildings now or hereafter erected thereon shall be exempt from the zoning, building, and other ordinances of such city. Provided further, that no license or permit need be obtained from nor fee paid to such city in connection with the use of such lands.

Approved April 14, 1927.

CHAPTER 213—H. F. No. 1263.

An act entitled an act requiring sheriffs and other persons having the care and legal custody of female persons charged with crime and all other female persons in custody of the public authorities to have a suitable female person accompany such female person in custody.

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

Section 1. Female attendants required in certain cases.—Every sheriff and every other person having the legal custody of any female person charged with crime or the detention of any female person are hereby required when such female person is being conducted to or from one place to another over 25 miles apart to have a suitable female person accompany such female person and every sheriff in every county of this state is hereby authorized to employ when the occasion exists a suitable female person to carry out the provisions of this act. The expenses of such employment shall be paid out of any county funds not otherwise appropriated.

Sec. 2. All acts or parts of acts inconsistent herewith are hereby repealed.

Approved April 14, 1927.

CHAPTER 214—H. F. No. 1298.

An act authorizing cities of the third class now or hereafter owning and operating a power dam to acquire flowage rights under the right of eminent domain.

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

Section 1. **Cities may acquire flowage rights.**—That any city of the third class now owning and operating a power dam, either within or without its corporate limits, for the purpose of generating electricity for municipal use, is hereby authorized and empowered to acquire necessary flowage rights under the right of eminent domain over and upon any property, including any public easement therein, for the purpose of increasing the height of such dam.

Approved April 14, 1927.

CHAPTER 215—H. F. No. 1362.

An act to amend General Statutes 1923, Section 7772, relating to the supervision of the Commissioner of Banks over certain persons, co-partnerships, associations and corporations, and prescribing the fees and expenses to be paid for their examinations.

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

Section 1. **Supervision of commissioner.**—That Section 7772, General Statutes 1923, be and the same hereby is amended and revised so as to read and be as follows:

“7772. SUPERVISION OF COMMISSIONER—POWERS HOW EXERCISED—FEES.—The persons, co-partnerships, associations and corporations mentioned or enumerated in the foregoing section are hereby put under the supervision of the state commissioner of banks. The powers, authority, privileges and duties conferred upon him for the purpose of examining, supervising, controlling and regulating the action of each and every class of financial institutions to the full extent to which he may at any time lawfully exercise them, shall each and all, so far as applicable, be exercised by him personally or by deputy in the examination, supervision, control and regulation of the persons, copartnerships, associations and corporations first hereinbefore mentioned. The fees for examination shall be determined as follows: For each examination a minimum fee of \$50.00 plus an amount equal to five cents for each \$1,000.00 of assets in excess of \$150,000.00, and not exceeding \$5,000,000, and four cents for each \$1,000.00 of assets in excess of \$5,000,000 and not exceeding \$10,000,000, and three cents for each \$1,000.00 of assets of \$10,000,000, and the actual necessary expenses incurred by the state commissioner of banks in and tending toward the performances of its duties and the exercise of its powers herein referred to shall be paid by the persons, co-partnerships, associations, and corporations examined and supervised.”

Approved April 14, 1927.