as in the district courts of this state, except as in this act otherwise provided, but no juror shall be required to attend as such more than one term in each year, nor shall any person drawn from said jury list for service as a juror in said municipal court be eligible for re-certification as a juror in said court until after three years have elapsed from the date such person was last certified."

Sec. 10. Law amended.—Laws of 1923, Chapter 238, Section 52, as amended by Laws of 1925, Chapter 85, Section 7, as amended by Laws of 1929, Chapter 45, Section 1, is hereby amended to read as follows:

"Sec. 52. Salaries of judges and clerks.-The salary of the judges of said municipal court shall be \$4,500 per annum. and the salary of the assistant municipal judge shall be \$2,100 per annum. The salary of the clerk of said municipal court shall be \$3,000 per annum. The salary of the first deputy clerk shall be \$2,160 per annum. The salary of the second deputy clerk and the chief counter clerk shall be \$2,100 each. per annum and the salary of the other deputy clerks herein provided for shall be \$1,800 each per annum. In case additional deputy clerks shall be appointed with the consent and sanction of the council of the city of Duluth, as provided in Section 11 of this act, the said city council shall fix the compensation of the deputy or deputies so appointed. The salary of the official court reporter appointed under Section 14 of this act shall be \$3,000 per annum. The salary of each officer shall be payable from the city treasury of Duluth in monthly installments, and neither of said officers shall receive any fee or compensation except as herein provided."

Sec. 11. Effective date of law.—Section 2 of this act shall be effective from and after April 1, 1941 and the other sections of this act shall each take effect and be in force from and after April 14, 1941 at 12:00 o'clock noon.

Approved April 17, 1941.

## CHAPTER 301-H. F. No. 57

An act relating to game and fish licenses, amending Mason's Supplement 1940, Section 5536-3.

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

Section 1. Law amended.—Mason's Supplement 1940, Section 5536-3, is hereby amended to read as follows:

"5536-3. **Hunting and trapping licenses.**—Licenses shall be issued as follows:

Hunting or trapping licenses for residents of the state, by the county auditor of the county in which the applicant resides or by any agent of such auditor.

Hunting licenses for non-residents of the state, by the commissioner or any agent of the commissioner outside of the state, or by any county auditor in the state, or his agent.

Angling licenses for residents of the state, by the county auditor of the county in which the applicant resides, or by any agent of such auditor or any agent appointed by the director of game and fish.

Angling licenses for non-residents of the state, by the commissioner or any agent of the commissioner outside the state, or by any county auditor of the state, or his agent.

The commissioner may appoint agents to issue non-resident licenses of any kind outside of the state. Such appointments shall be in writing and a record thereof shall be kept by the commissioner. The commissioner may revoke any such appointment at any time. The commissioner may require any agent appointed by him to furnish a bond to the state, to be approved by the commissioner and filed in his office, in such sum as the commissioner may prescribe, at least equal to the total estimated amount of license fees and unsold licenses which will be in the hands of such agent at any one time, conditioned to secure the accounting by such agent for all license blanks furnished to and licenses issued by him and the payment by him according to law of all money received by him as fees for such licenses and the compliance by him with all the provisions of law relating to the issuance of such licenses. The commissioner may require a like bond of any county auditor if, in the opinion of the commissioner, his official bond is not sufficient for the purposes hereinbefore specified. The director of game and fish may in his discretion sell books of resident angling licenses for cash to any agent appointed by him anywhere within the state. All such license blanks shall be paid for at the time of purchase at a discount of eight per cent from the price established by law, and may be sold only to residents of the state living in counties other than the county in which the agent is appointed. In selling such licenses, such person shall be deemed to act in the capacity of agent of the director of game and fish and shall at the end of each calendar month make a report to said director, stating the serial number of each license sold and

the name and address of the purchasers thereof. Any such agent may at any time within 90 days of the date of purchase, but not later than December 1st of the same year, return any such blanks to the director and shall thereupon be reimbursed for each unused license blank. The proceeds from such sales shall be paid in to the state treasury and credited in accordance with the laws governing the crediting of receipts from the sale of resident fishing licenses. No such licenses shall be sold by such agents to any applicant not personally known to the agent making the sale, except upon production by the applicant of documentary evidence definitely establishing the residence of the applicant. Any document issued by any city, county or state official for the current year, showing the residence of the applicant, shall be deemed to comply with this requirement.

Every county auditor may appoint agents to issue within his county such licenses as such agents are authorized to issue. He shall if possible appoint at least one such agent in every city and village of his county outside of the county seat and at any other place in the county which may be designated by the commissioner and may appoint such other agents anywhere in the county as he deems necessary for the convenience of the public in obtaining licenses. Such appointments shall be in writing and a record thereof shall be kept by the auditor. Upon making any such appointment the auditor shall forthwith notify the commissioner of the name and address of the appointee. The auditor may revoke any such appointment at any time, and shall revoke any such appointment upon his own motion or when demanded by the game and fish commissioner whenever such agent shall violate any provision of the laws relating to the issuance of such licenses, or shall fail to give proper attention to the issuance thereof, or shall fail to account promptly for unsold licenses or license fees. The county auditor shall be responsible for all license blanks issued to and license fees received by his agents, and such agents shall be responsible to the auditor therefor. The auditor may require any such agent to furnish a bond to the auditor, in such sum as the auditor may prescribe, to be approved by the auditor and filed in his office, conditioned in like manner as the bonds to be furnished by agents of the commissioner as hereinbefore provided. All license fees received by such agents shall be deemed public moneys of the state, and such agents shall be amendable to all penalties provided by law relating to such moneys or to the issuance of such licenses."

Approved April 18, 1941.