

Section 1. Laws 1949, Chapter 620, Section 1, as amended by Laws 1951, Chapter 325, Section 1, is amended to read:

Section 1. **Winona county; salary and clerk hire, clerk of district court.** In any county now or hereafter containing not less than 19 or more than 21 organized townships and having not less than 37,000 nor more than 41,000 inhabitants according to the 1950 federal census, and having property of a taxable value for the year 1950 exclusive of money and credits of not less than \$20,000,000 and not more than \$23,000,000, the annual salary of the clerk of the district court shall be \$3300, plus the fees accruing to and collected through the office of the clerk. The amount of clerk hire in such office shall be \$6900 annually, and such additional sums as may be allowed by order of the district court.

Approved April 17, 1953.

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#### CHAPTER 403—H. F. No. 1266

*An act relating to official tags and labels for concentrated commercial feeding stuffs shipped, sold or exposed for sale in Minnesota; amending Minnesota Statutes 1949, Section 25.03, Subdivision 2.*

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

Section 1. Minnesota Statutes 1949, Section 25.03, Subdivision 2 is amended to read:

Subd. 2. **Tags, labels, fees.** The commissioner is authorized; at his discretion and under such rules and regulations as may be promulgated to issue permits, on application therefor, to any person, firm or corporation, to ship, sell, or expose for sale in Minnesota concentrated commercial feeding stuffs which are properly registered and labeled under sections 25.02 to 25.10, inclusive, without the use or attachment of the official tags or labels purchased from the commissioner; provided such person, firm or corporation reports quarterly under oath to the commissioner the tonnage of feed shipped or sold for consumption in Minnesota, and pays the tonnage inspection fee thereon at the same rate per ton as the cost therefor would be for official tags or labels of 100 pound denomination as stated in section 25.06. Such tonnage inspection fees must be paid on all registered concentrated commercial feeding stuffs as defined in section 25.01, whether sold for mixing purposes or not, except in cases where a mixer has given a specific written order for delivery of unmixed meal or unmixed feed for use as

an ingredient of registered feeds. The tonnage inspection fees shall be due and payable within 30 days of the quarters ending December 31, March 31, June 30, and September 30 of each year, and remittance therefor shall accompany and be attached to the tonnage report. Any person, firm or corporation to whom permits are granted shall show as part of their analysis labels on all registered feeds, the permit number. *The commissioner shall determine the manner in which such permit number shall be displayed on the analysis label.* The commissioner or his authorized agents shall have the right at all reasonable times to examine the records of applicants to verify the correctness of their tonnage reports. All fees received under the provisions of this section shall be credited in the manner provided for in section 25.06.

Approved April 17, 1953.

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CHAPTER 404—H. F. No. 1280

[Not Coded]

*An act relating to issuance of municipal bonds in certain villages and to the levying of taxes for the payment thereof.*

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

**Section 1. Villages; municipal bonds issued in certain villages; levy of taxes.** Any village having more than 1,400 but less than 1,600 inhabitants according to the last applicable census and having an assessed valuation of real and personal property in excess of \$6,000,000, and operating municipal steam heating, water and light plants may incur indebtedness and issue its general obligation bonds to the aggregate amount of \$225,000, or so much thereof as its council determines to be necessary for the purposes of reconstructing, rebuilding, or rehabilitating its municipal water, light and steam heating facilities or replacing portions of such facilities, including necessary engineering expenses in connection therewith. Such bonds may be issued and sold in accordance with the provisions of Minnesota Statutes, Chapter 475, except that no election by the voters of the village on the question of their issuance shall be required if their issuance and sale is authorized by resolution adopted by the affirmative vote of three-fifths of the members of its council. To pay the principal and interest upon such bonds as they mature, the village shall dedicate or pledge such revenues from such municipal facilities as the council deems proper and levy taxes within existing limitations imposed by Minnesota Statutes, Section 275.11, and may levy taxes in excess of the