CHAPTER 528—H. F. No. 1371 [Coded in Part]

An act relating to municipal courts; fixing the salary of the judge of municipal court of Mankato.

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

- Section 1. Mankato municipal court; judges salary. The annual salary of the judge of the municipal court of Mankato is \$6,000, notwithstanding the provisions of Minnesota Statutes 1961, Section 488.21, Subdivision 2.
- Sec. 2. The revisor of statutes in compiling the next edition of the Minnesota Statutes shall substitute the salary fixed in section 1 hereof for the salary specified for such judge in Minnesota Statutes 1961, Section 488.21, Subdivision 2.

Approved May 6, 1963.

CHAPTER 529-H. F. No. 1384

[Coded in Part]

An act relating to membership of political subdivisions in and participation of duly designated representatives of such political subdivisions in meetings and activities of state and national associations and authorizing appropriations of money therefor; amending Minnesota Statutes 1961, Section 471.96.

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

- Section 1. Minnesota Statutes 1961, Section 471.96 is amended to read:
- 471.96 Political subdivisions; membership in state and national associations. [Subdivision 1.] The governing bodies of cities, villages, boroughs and counties are hereby authorized to appropriate necessary funds to provide membership of their respective municipal corporations or political subdivisions respectively in state and national associations of a civic, educational or governmental nature which have as their purpose the betterment and improvement of municipal governmental operations. Cities, villages and counties are also authorized to participate through duly designated representatives in the meetings and activities of such associations, and the governing bodies of cities, villages and counties respectively are authorized to appropriate necessary funds to defray the actual and

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necessary expenses of such representatives in connection therewith, which expenses may be paid only upon the presentation and allowance of a properly verified itemized claim in an amount not to exceed \$20 per day per person exclusive of transportation and registration fees.

Sec. 2. [471.96] [Subd. 2.] This act does not affect any statutory, charter or common law power of cities, villages and boroughs to provide for membership in and to participate through duly designated representatives in the meetings and activities of state and national associations, nor the power to appropriate money therefor.

Approved May 6, 1963.

CHAPTER 530-H. F. No. 1385

An act relating to education and tuition; authorizing charges for investment in remodeling or new facilities for handicapped children; amending Minnesota Statutes 1961, Section 124.18, Subdivision 2.

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

Section 1. Minnesota Statutes 1961, Section 124.18, Subdivision 2, is amended to read:

Subd. 2. Education; tuition to other districts; handicapped children. Every district which provides instruction in other districts and which receives foundation program aid, and the county which pays tuition aid shall pay to the district furnishing elementary and secondary or area vocational-technical school instruction on account of such instruction, the actual cost thereof chargeable to maintenance exclusive of transportation costs.

There shall also be paid for capital outlay and debt service to the district providing such instruction \$10 per pupil unit in average daily attendance for each non-resident pupil unit, except that every district educating non-resident pupils may charge and include in its tuition, for capital outlay and debt service, an amount per pupil unit in average daily attendance based on the amount that the average expenditure for capital outlay and debt service determined by dividing such annual expenditure by the total number of pupil units in average daily attendance in the district exceeds \$10 per pupil unit. If the district has no capital outlay or debt service the district receiving such funds may use them for any purpose for which it is authorized to spend money. Provided further that, if a district invests capital moneys to remodel existing facilities or to build new facilities for the

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