serve or wayside over 50 acres in area. Permits for each calendar year shall be provided and placed on sale before October 1 next preceding, and may be affixed and used on or at any time after said date until the end of the calendar year for which issued. Such permits in each category shall be numbered consecutively for each year of issue. A fee of 52 \$3 shall be charged for each permit issued, except that permits of appropriate special design may be sold individually at 50 cents \$1 covering the use of state parks, memorial state parks, state recreational reserves or waysides under such conditions as the commissioner may prescribe for a designated period of not more than two days. The fee collected shall be deposited in the state park development account in the state treasury. Such permits shall be issued by such employees of the division of parks and recreation as the commissioner of conservation may designate in writing and as hereinbefore provided.

Subd. 3. [85.05] Application of permit fee changes. The provisions of this act relating to changes in permit fees applies to annual or two day permits issued for the calendar year 1970 and for each year thereafter.

Approved June 3, 1969.

CHAPTER 918-S. F. No. 2012

[Coded]

An act relating to counties having a population of more than 150,000; providing for the transferring of moneys between funds within the county budget.

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

Section 1. Hennepin county; transfer between funds. Notwithstanding any provision of Minnesota Statutes, Sections 383.01 to 383.12 and Laws 1951, Chapter 556, Section 7, Subdivision 3, when the county board of Hennepin county determines that a deficit is imminent in one or more funds and there is a surplus existing in one or more of the remaining funds, the county board may transfer by resolution moneys within and between any funds. The total sum expended from all funds during any one fiscal year shall not exceed the total of all appropriations.

Sec. 2. This act shall take effect upon its approval by the

Changes or additions indicated by *italics*, deletions by strikeout.

board of county commissioners of Hennepin county, and upon compliance with Minnesota Statutes 1967, Section 645.021.

Approved June 3, 1969.

CHAPTER 919-S. F. No. 2262

An act relating to court reporters and their salaries and expenses; amending Minnesota Statutes 1967, Section 486.05.

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

Section 1. Minnesota Statutes 1967, Section 486.05, is amended to read:

486.05 District court reporters; salaries. The judge by an order filed with the county auditors on or before the second Monday in June, 1967, and on or before the second Monday in June annually thereafter, shall fix and establish the salary of the court reporter at an amount not exceeding \$10,000 \$11,500 per year, and, in such order, each judge, except those judges in the second and fourth judicial districts, shall apportion the salaries of the reporters in their respective districts among the several counties, and each county shall be required by such order to pay a specified amount thereof in monthly installments, which shall be such proportion of the whole salary as the population in each county bears to the total population in the district as set forth in the most recent federal census. It is provided, however, that in the event a judge is temporarily transferred to hold court in some county other than in his judicial district then, and in that event, the said county shall pay that part of the monthly salary of the judge's reporter as that part of the month worked by said reporter in said county. Each reporter shall have and maintain his residence in the district in which he is appointed. The reporter, in addition to his salary, shall be paid such sums as he shall accrue as necessary mileage, traveling, and hotel expenses while absent from the city or village in which he resides in the discharge of his official duties, such expenses to be paid by the county for which the same were incurred upon presentation of a verified itemized statement thereof approved by the judge; and the auditor of such county, upon presentation of such approved statement, shall issue his warrant in payment thereof.

All laws now in force relating to the salary of district court reporters inconsistent herewith relating to any and all counties are

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