REVISED LAWS OF MINNESOTA 94

SUPPLEMENT 1909

CONTAINING

THE AMENDMENTS TO THE REVISED LAWS,
AND OTHER LAWS OF A GENERAL AND
PERMANENT NATURE, ENACTED
BY THE LEGISLATURE IN
1905, 1907, AND 1909

WITH HISTORICAL AND EXPLANATORY NOTES TO PRIOR STATUTES
AND FULL AND COMPLETE NOTES OF ALL
APPLICABLE DECISIONS

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PART I.

JURISDICTION, DIVISIONS, CIVIL POLITY, AND INTERNAL ADMINISTRATION.

CHAPTER 1.

SOVEREIGNTY AND JURISDICTION.

[1—]1. Jurisdiction over certain waters.—That all courts and officers now having and exercising jurisdiction in any county or counties which are now formed or which may hereafter be formed in any part of this state bordering upon Big Stone Lake, Lake Traverse or the Red River of the North, shall have and exercise jurisdiction in all civil and criminal cases upon such waters concurrently with the courts and officers of other states bordering on such waters, so far and to such extent as the said bodies of waters or either of them shall form a common boundary between this state and any other state. ('05 c. 242 § 1)

Historical.—"An act giving courts of this state concurrent jurisdiction over certain waters forming a common boundary between this and other states." Approved April 18, 1905.

[1—]2. Water area included.—The concurrent territorial jurisdiction of any such county and of all courts and officers exercising jurisdiction throughout the same, shall extend over such water area as would be included if the boundary lines of such county were produced in the direction of their approach and extended across said waters to the opposite shore. ('05 c. 242 § 2)

CHAPTER 2.

TERRITORIAL DIVISIONS.

COUNTIES.

5. Names and boundaries.

SCHEDULE.

The following new counties were formed by popular vote (November 6, 1906), viz.: Koochiching and Mahnomen. See Proclamations, Laws 1907, pp. iii, vi.

JUDICIAL DISTRICTS.

7. How composed—Number of judges.

Subd. 1. See section [7-] 1, detaching certain counties from the First district. Subd. 15. See section [105-] 23, creating an additional judge for the Fifteenth district.

[7—]1. Nineteenth judicial district established.—That the counties of Kanabec, Pine, Chisago and Washington are hereby detached from the First judicial district, and said counties so detached are hereby created into a judicial district to be known and

§ [7—]1

THE LEGISLATURE.

(Ch. 3

designated as the Nineteenth judicial district of Minnesota. ('07 c. 146 § 1)

Historical.—"An act for the establishment of a new judicial district to be known as the Nineteenth judicial district, and to fix dates for holding terms of court therein." Approved April 11, 1907.

Section 2 prescribes the times for holding general and special terms, and section 3 provides for the election of a judge for the district. See sections 97, 99-1.

CHAPTER 3.

THE LEGISLATURE.

14. [Superseded in part.]

See section next following, and note thereunder.

[14—]1. Officers of senate to be elected.—The senate shall thereupon, if a quorum is present, proceed to elect, in the order named, a secretary, an assistant secretary, an enrolling clerk, an engrossing clerk and a sergeant-at-arms, which officers shall hold their office for and during the sessions at which they are elected, but may be discharged by a resolution. (G. S. 1894, § 220, as amended by Laws 1905, c. 52, § 1.)

Historical.—"An act to amend section two hundred and twenty of title two, chapter three of the Statutes of Minnesota for the year one thousand eight hundred and ninety four, relating to the election of officers by the senate." Approved March 21, 1905.

By section 2 the act took effect July 1, 1905. G. S. 1894, § 220, was G. S. 1866, c. 3, § 6, which was repealed by R. L. § 5518; its provisions being incorporated in section 14. So far as the amended section above set forth differs from said section 14, it is to be construed, by virtue of section 5504, as amendatory or supplementary.

17. [Superseded in part.]

See section [18-] 1, and note thereunder.

Compensation and mileage—How certified and paid.—On the eleventh day of the session, and on every tenth day thereafter, the secretary of the senate and the chief clerk of the house shall certify to the state auditor, in duplicate, the amount of compensation due each officer and employee of their respective houses for the preceding ten days, and the aggregate thereof: "As soon as the committee on mileage of either house shall have reported, and the same has been approved by the respective houses, fixing the amount of mileage due each member, the secretary of the senate and the chief clerk of the house shall certify the aggregate amount of mileage due each member and the same and all thereof shall then be due and payable." Suitable blanks for such certificates shall be furnished by the auditor. Upon receipt of one of such duplicates, with a certificate of approval thereof by the auditor, and his warrant for payment, the state treasurer shall forthwith pay to the several persons named the amounts to which each is thereby shown to be entitled, taking his receipt therefor. No member, officer, or employee shall receive pay for the time of any unexcused absence, and the treasurer shall have credit hereunder only for sums actually disbursed. (R. L. § 18, as amended by Laws 1909, c. 2, § 1.)

Historical.—"An act amending section eighteen of the Revised Laws of Minnesota for the year 1905 relating to compensation due each member of the House and Senate, the officers and employees of their respective bodies, and for the payment of mileage due the members of each house." Approved January 28, 1909.

[18—]1. Compensation of members—When payable.—The compensation of members of the house of representatives of the legislature of the state of Minnesota shall be one thousand dollars for the entire term to which they are elected, payable as follows: two