

home rule charter pursuant to Section 36, Article IV, of the State Constitution, a probation officer shall be appointed by the judges of the municipal court of said city. Such officer may appoint one or more deputies, subject to approval by said judges. Each shall serve four (4) years, unless sooner removed by said judges for cause.

Sec. 2. Duties of officer.—Such officer, or his deputy, shall be present at every session of said court. He shall receive all persons placed on probation by said court and committed to his care during such probation period and perform such acts with reference to them as the judgment of the court may direct. He shall not be a regular member of the police force, but in the execution of his official duties shall have all the power of a police officer.

Sec. 3. To make report.—Every such probation officer shall report in writing to the court as often as required by it, with reference to the condition, disposition and other pertinent facts relative to the persons under his care.

Sec. 4. Officer to be provided with suitable room.—The city council of said cities shall provide such officer and his deputies with suitable furnished offices in the building where such courts are held, with record books, blanks, stationery, postage and other expenses required for the proper execution of the purposes of this act.

Sec. 5. Salaries of officer and assistants.—Such probation officer shall receive as full compensation for his services \$1800.00 per annum, and each deputy such amount as shall be fixed by the judges of said court, not exceeding \$1300.00 per annum. Such salaries shall be payable in equal monthly installments out of the city treasury.

Approved April 22, 1913.

CHAPTER 425—S. F. No. 596.

An Act to amend Section 3098, Revised Laws, 1905, as amended by Section Six (6) of Chapter 381, General Laws of Minnesota for 1911, relating to aid for county agricultural, district agricultural, and other agricultural societies and associations.

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

Section 1. What county and district agricultural societies are to receive state aid, not to exceed \$1,500 per annum—Poultry societies \$400.—That Section 3098, Revised Laws 1905, as amended by Section Six (6) of Chapter 381 of the General Laws of Minnesota for 1911, is hereby amended so as to read as follows:

“Section 3098. All sums hereafter appropriated to aid county and district agricultural societies and *associations* shall be distributed equally to the senior active county agricultural societies and *associations* holding annual fairs, and to the Minnesota state poultry association, the Minnesota state butter and cheese makers' association, the Minnesota Fanciers' Association, Northern Minnesota poultry association, the Duluth poultry association, *the Northwestern Minnesota fair association, the Southeastern Minnesota poultry association, the Mankato fair and Blue Earth county agricultural association, the Morrison county co-operative agricultural society, the Douglas county poultry association, the Kandiyohi county poultry association, the Lake county poultry association, the Winona county poultry association, the Mower county poultry association, and the Renville county poultry association, the Faribault agricultural and fair association,* if not receiving specific state appropriations, pro rata to be paid out in premiums at the fairs of only such societies and associations as have an annual membership of twenty-five or more, maintain an active existence, hold annual fairs, and which have paid out in premiums to exhibitors during the year as much as they receive from the state. *No county or district agricultural society shall receive in any year from the state for the purpose of reimbursing it for the amount of premiums paid at its fairs the sum in excess of fifteen hundred dollars (\$1,500.00) nor shall any association or organization existing for the purpose of exhibiting poultry or in the aid or stimulation of the poultry industry or any branch thereof be given more than four hundred dollars.* All payments hereunder shall be made only upon the filing with the state auditor on or before December 15th of each year a sworn statement showing the holding of annual fairs and the payment in premiums of the amounts claimed from the state, or that such societies or associations have advertised annual fairs, and have been prevented for good cause from holding the same, and have incurred expense in such advertising and preparation for the sum equal to the amount claimed from the state. District agricultural societies embracing two or more counties, not having county agricultural societies, shall be entitled to share in such pro rata distribution and shall be subject to the same conditions as county agricultural societies. Any county or district agricultural society holding its first annual fair shall be entitled to share, pro rata, in such distribution if it shall have expended at least four hundred dollars in premiums during the past year. The state auditor shall certify to the secretary of the state agricultural society on or before January 5th of each year a list of all county and district agricultural societies that have complied with this section and which are entitled to share in such appropriation. All payments hereunder shall be made on, or before

December 20th of the year in which the fair is held. Provided, however, that in determining the amount to be paid to any organization under this section, the state auditor shall exclude all payments made by such organization as premiums or purses for or in horse races, ball games, and amusement features of any nature."

Approved April 22, 1913.

CHAPTER 426—S. F. No. 679.

An Act providing for additional conditions and terms which shall be included in the standard forms of life insurance policies at the request of the insured issued or delivered in the state of Minnesota.

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

Section 1. Additional conditions to be attached to standard forms of life insurance policies.—That in addition to the terms and conditions now required by law to be in the standard form of life insurance policies issued or delivered in this state, there shall be, when such policy provides for the payment to the beneficiary the proceeds thereof, in either monthly, quarterly, semi-annually or annual installments to continue during the life time of the beneficiary, or for a stipulated number of years whenever requested by the insured under said policy, a condition, term and agreement as follows, to-wit:

All rights of the beneficiary to commute, change time of payment or amount of installments, surrender for cash, borrow against or assign for any purpose whatever, are hereby withdrawn and those parts of this policy giving the beneficiary such rights are hereby declared inoperative and void; it being the intent hereof that the beneficiary shall have no right whatsoever under this contract except to receive the installments at such times and in such amounts as stated in this policy, and all the provisions of this policy in conflict herewith are hereby declared to be inoperative.

Sec. 2. May be attached in form of rider.—The foregoing may be attached to said policy in the form of a rider thereon and when so attached shall become a part of and form a part of said contract of insurance evidenced by such policy to all intents and purposes as if set forth at length therein.

Sec. 3. May be attached to existing policies, at request of insured.—Any life insurance company that has heretofore issued any insurance policy of life insurance may, at the request of the insured, attach to any such policy heretofore issued which, by its terms, is payable to a beneficiary or beneficiaries in installments, a rider containing the terms and conditions set forth in