

Sec. 3. Payment of compensation. The compensation and mileage of grand jurors, petit jurors and talesmen shall be paid out of the county treasury.

Sec. 4. This act takes effect September 1, 1956.

Approved April 19, 1955.

CHAPTER 491—H. F. No. 288

An act relating to lockups; providing for construction, supervision, inspection and condemnation thereof and providing the duties of certain officers and officials and fees in connection therewith; amending Minnesota Statutes 1953, Sections 642.01, 642.02, 642.07, 642.08, 642.09 and 642.10.

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

Section 1. Minnesota Statutes 1953, Section 642.01 is amended to read:

642.01 Lockups, establishment. The governing body of any city or village may purchase, build, or lease, maintain and regulate, one or more lockups for the detention of persons charged with offenses against its ordinances and bylaws, or for the confinement of persons sentenced to imprisonment for violation of such ordinances and bylaws; and, under regulations prescribed by such governing body, it may be used for temporary detention of any prisoner under arrest. No such purchase or lease, and no plans for building any such lockup; *or no such plans for repairing any such lockup* at an expense of more than \$1000 shall be finally adopted until the same shall have been approved by the commissioner of public welfare, and no contract for such erection or repair shall be valid unless the suggestions and advice of the commissioner shall have been filed with the clerk of such municipality before its execution.

Sec. 2. Minnesota Statutes 1953, Section 642.02 is amended to read:

642.02 Construction, approval; jailer. *Subdivision 1. Approval, standards required.* The commissioner of public welfare shall not approve any plan for the construction of a lockup, or repairs to an existing lockup at an estimated cost of more than \$1000, unless such plan meets the standards established by rule and regulation.

Subd 2. Jailer or custodian. A jailer or custodian shall be present during the time any prisoner is detained in such lockup.

Sec. 3. Minnesota Statutes 1953, Section 642.07, is amended to read:

642.07 Chief of police, marshal; duties. The chief of police or village marshal, as the case may be, shall cause every lockup under his care, and the bedding therein, to be kept clean, wholesome, and free from vermin. Such lockup shall be swept daily and thoroughly cleansed with water at least once every two weeks when occupied. Such chief of police or marshal shall keep in a book furnished by the municipality a complete register of all prisoners committed thereto, and all persons admitted as lodgers therein, in the form prescribed by the commissioner of public welfare. *Any peace officer placing a prisoner in such lockup shall report immediately to his superior concerning the fact of the placement.*

Sec. 4. Minnesota Statutes 1953, Section 642.08, is amended to read:

642.08 Matron; compensation, duties. The chief executive officer of every city or village having a lockup shall appoint some competent woman of good character as matron, who shall have exclusive charge of all *females* committed thereto, and see that they are kept in a room separate from male prisoners. She shall receive such compensation as the governing body shall determine, not less than \$5 for each day or *fraction thereof* during which a female prisoner is confined therein.

Sec. 5. Minnesota Statutes 1953, Section 642.09, is amended to read:

642.09 Inspection, health officer. The health officer of every city and village having a lockup shall inspect the same once a year, with reference to its sanitary condition, make a written report thereof to the commissioner of public welfare upon blanks *furnished* by him, and deliver a copy of such report to the governing body of such city or village. Upon filing such report he shall receive from the treasurer of such municipality a fee of \$5. *The sheriff of any county in which a municipality maintains a lockup shall inspect such lockup once a year, with reference to its security and administration, and make a written report thereof to the commissioner of public welfare upon blanks furnished by him, and deliver a copy of such report to the governing body of the municipality maintaining such lock-up.*

Sec. 6. Minnesota Statutes 1953, Section 642.10, is amended to read:

642.10 Condemnation of lockup. When the commissioner of public welfare shall become satisfied, from the report

of a local health officer *or sheriff* or from the report of any agent he may appoint and authorize to examine lockups, or from his inspection that any lockup does not reasonably conform to essential conditions and details of construction, such as are prescribed by law for plans for lockups, and that such lockup is in a condition or of a construction such as to endanger the well-being, health, security or life of any person confined therein, he shall condemn such lockup by his written order and it shall not be further used while such order is in force.

Approved April 19, 1955.

CHAPTER 492—H. F. No. 342

An act relating to game and fish; amending Minnesota Statutes 1953, Section 100.31.

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

Section 1. Minnesota Statutes 1953, Section 100.31, is amended to read:

100.31 **Firearms, bows and arrows, discharge on highways.** No person shall discharge any firearm *or bow and arrow* upon, over, or across any improved public highway at any big game animal, or while such person is within the limits of the right-of-way of any improved public highway.

Approved April 19, 1955.

CHAPTER 493—H. F. No. 347

[Not Coded]

An act authorizing the commissioner of conservation to sell certain lands.

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

Section 1. **State to sell certain lands.** The commissioner of conservation is hereby authorized to sell the state's one-seventh (1/7th) interest in lot two (2), section thirty-six (36), township sixty-eight (68) north, range nineteen (19) west of the 4th principal meridian, St. Louis county, Minnesota, in the same manner as provided by law for the sale of state school lands, notwithstanding the fact that such lands lie within the boundaries of a state forest.

Approved April 19, 1955.
