# MINNESOTA STATUTES 1975 SUPPLEMENT

#### 486.05 COURT REPORTERS

All laws now in force relating to the salary of district court reporters inconsistent herewith relating to any and all counties are hereby repealed and superseded, except the manner of setting salary as hereinbefore set forth shall not apply to the second and fourth judicial districts.

[1975 c 241 s 1]

# 486.06 Charge for transcript.

In addition to such salary, the reporter may charge for a transcript of his record ordered by any person other than the judge 35 cents per folio thereof and seven and one-half cents per folio for each manifold or other copy thereof when so ordered that it can be made with such transcript. This section shall not apply to the fourth judicial district.

[1975 c 258 s 3]

#### **CHAPTER 487. COUNTY COURTS**

| Sec.   |                                       | Sec.   |   |
|--------|---------------------------------------|--------|---|
|        | Payment of expenses.                  |        | Conciliation court.                       |
| 487.17 | Forcible entry and unlawful detainer. | 487.33 | Disposition of fines, fees and other mon- |
| 487.27 | Divisions.                            |        | eys; accounts.                            |

# 487.02 Payment of expenses.

Subdivision 1. The salary and traveling expenses of a judge of the county court shall be paid by the county in which the expenses were incurred from the general revenue fund of the county. If the district consists of more than one county, the county of the judge's residence shall pay the judge and shall be reimbursed each month by the other counties of the district by apportioning the salary and expenses according to the respective population of the counties as determined by the last United States census.

[1975 c 381 s 22]

[For text of subd 2, see M.S.1974]

# 487.17 Forcible entry and unlawful detainer.

Whether or not title to real estate is involved, the county court has jurisdiction of actions of forcible entry and unlawful detainer or actions for unlawful removal or exclusion pursuant to section 504.25, involving land located wholly or partly within the county court district and of actions seeking relief for code violations pursuant to sections 566.18 to 566.33 involving premises located wholly or partly within the county court district.

[1975 c 410 s 6]

#### 487.27 Divisions.

Subdivision 1. Subject to the provisions of section 260.311 and rules of the supreme court, a county court shall establish a probate division, a family court division, and a civil and criminal division which shall include a conciliation court, and may establish within the civil and criminal division a traffic and ordinance violations bureau.

[1975 c 263 s 1]

[For text of subds 2 to 4, see M.S.1974]

#### 487.30 Conciliation court.

Subdivision 1. The conciliation court shall hear and determine civil claims if the amount of money or property which is the subject matter of the claim does not exceed \$1,000 for the determination thereof without jury trial and by a simple and informal procedure. The rules of the supreme court shall provide for a right of appeal from the decision of the conciliation court to the county court for a trial on the merits. The territorial jurisdiction of a conciliation court shall be coextensive with the county in which the court is established.

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### METRO MUNICIPAL COURTS 488A.021

Subd. 2. The county board in the case of a single county court district and the respective county boards in the case of a combined county court district may direct conciliation court sessions to be held at specified times during the evening and on Saturday and at specified locations throughout the district.

[1975 c 263 s 2; 1975 c 269 s 1]

#### 487.33 Disposition of fines, fees and other moneys; accounts.

[For text of subds 1 to 4, see M.S.1974]

Subd. 5. The clerk shall provide the county treasurer with the name of the municipality or other subdivision of government where the offense was committed for each fine or penalty and the total amount of fines or penalties collected for each such municipality or other subdivision of government. On or before the last day of each month the county treasurer shall pay over to the treasurer of each municipality or subdivision of government within the county all fines or penalties for parking violations for which complaints and warrants have not been issued and one-half of all fines or penalties collected during the previous month for offenses committed within such municipality or subdivision of government imposed for violations of state statute or of an ordinance, charter provision, rule or regulation of a city except as provided in section 299D.03, subdivision 5, or as otherwise provided by law. All other fines and forfeitures and all fees and costs collected by the clerk of court shall be paid to the county treasurer of the county in which the funds were collected who shall dispense the same as provided by law.

Subd. 6. All fines, fees and penalties for parking violations collected prior to August 1, 1975 shall be retained as property of the governmental subdivision in possession on that date, if collected pursuant to agreement with the county or on the basis of a municipal ordinance establishing a parking use or other fee except that the governmental subdivision may not retain any moneys for any parking violations where the county court has taken action or incurred expense.

[1975 c 137 s 1,2]

# CHAPTER 488A. MUNICIPAL COURTS; HENNEPIN AND RAMSEY COUNTIES

| Sec.        |                |               |             | Sec.    | Park that were that there is a second  |
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| 488A.01 E   | stablishment;  | jurisdiction; | powers;     | 488A.18 | Establishment; jurisdiction; powers;   |
|             | appeals.       |               |             |         | appeals.                               |
| 488A.021 Ju | udges.         |               |             | 488A.30 | Judges: administrator: salaries: quar- |
|             | udges: clerks: | reporters:    | salaries:   | ****    | ters.                                  |
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# 488A.01 Establishment; jurisdiction; powers; appeals.

[For text of subds 1 to 4, see M.S.1974]

Subd. 5. Forcible entry and unlawful detainer or unlawful removal or exclusion. Whether or not the title to real estate is involved, the court has jurisdiction of actions or forcible entry and unlawful detainer or actions for unlawful removal or exclusion pursuant to section 504.25, involving land located wholly or in part within Hennepin county and, notwithstanding any provision of subdivision 7 to the contrary, of actions seeking relief for code violations pursuant to sections 566.18 to 566.33 involving premises located wholly or partly within Hennepin county.

[1975 c 410 s 7]

[For text of subds 6 to 13, see M.S.1974]

488A.021 Judges.