

	1st Year	2nd Year	3rd Year	4th Year	5th Year	6th Year	7th Year (or over)	8th Year (or over)
1 Chief Criminal Deputy.....	3780	3840	3900	3960	4020	4080	4140	4200
1 Tavern Inspector	3180	3240	3300	3360	3420	3480	3540	3600
1 Deputy in Charge of Motor Patrol	2820	2880	2940	3000	3060	3120	3180	3240
1 Deputy in Charge of Levies ..	2820	2880	2940	3000	3060	3120	3180	3240
1 Principal Clerk and Bookkeeper	2820	2880	2940	3000	3060	3120	3180	3240
1 Radio Engineer	2820	2880	2940	3000	3060	3120	3180	3240
3 Assistant Radio Engineers ..	2580	2640	2700	2760	2820	2880	2940	3000
1 Radio Technician	2580	2640	2700	2760	2820	2880	2940	3000
5 Criminal Investigators	2580	2640	2700	2760	2820	2880	2940	3000
1 identifications Deputy	2580	2640	2700	2760	2820	2880	2940	3000
2 Assistants in Charge of Motor Patrol	2580	2640	2700	2760	2820	2880	2940	3000
1 Deputy in Charge of Desk ..	2580	2640	2700	2760	2820	2880	2940	3000
1 Jailor	2580	2640	2700	2760	2820	2880	2940	3000
1 Deputy Bookkeeper	2580	2640	2700	2760	2820	2880	2940	3000
3 Deputies assisting in Levy Department	2580	2640	2700	2760	2820	2880	2940	3000
61 General Deputies— Unclassified	2100	2160	2220	2280	2340	2400	2460	2520

Such salaries shall be paid according to the time of service performed by each employee and the time for computation of years of employment shall be retroactive to the date of commencement of his duties. In the event an employee is transferred from a classified to an unclassified status, or transferred from one classified status to another, his time of service in any status in said office shall accrue to his new status, and he shall be paid in accordance with the salary table herein. Nothing herein contained shall prevent operation of the cost of living salary adjustments according to the cost of living index set forth in Section 5, or as the same may be hereafter amended or modified.

Approved April 24, 1953.

CHAPTER 734—H. F. No. 1433

An act relating to aeronautics and public corporations created in connection therewith under and pursuant to Sections 360.101 to 360.125, Minnesota Statutes 1949; amending Minnesota Statutes 1949, Section 360.105, Subdivision 2; Section 360.107, Subdivision 17; Section 360.112; and repealing Minnesota Statutes 1949, Section 360.102, Subdivision 10.

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

Section 1. Minnesota Statutes 1949, Section 360.105, Subdivision 2, is amended to read :

Subd. 2. *Each commissioner, including the Chairman appointed by the Governor, shall be reimbursed for actual and necessary expenses incurred by him in the performance of his duties. From and after July 1, 1953, each commissioner, including the Chairman appointed by the Governor, shall be paid for attending meetings of the Commission, regular and special, \$25.00 per meeting, the aggregate of all payments to each such commissioner including the Chairman for any one year not to exceed, however, \$600.00.*

Sec. 2. Minnesota Statutes 1949, Section 360.107, Subdivision 17, is amended to read :

Subd. 17. It may from time to time make, adopt and enforce such rules, regulations, and ordinances as it may find expedient or necessary for carrying into effect the purposes of this act, including those relating to the internal operation of the corporation and to the management of airports *and the operation thereof* owned or operated by it, subject to the conditions and limitations hereinafter set forth. *Any person violating any such rule, regulation or ordinance shall be guilty of a misdemeanor and upon conviction shall be punished by imprisonment in jail or workhouse for not more than 90 days, or by a fine of not more than \$100.*

The prosecution may be in any municipal court sitting within either city, or before a municipal court or Justice of the Peace having jurisdiction over the place where the violation occurs. Every sheriff, constable, policeman, and other peace officer shall see that all rules, regulations, and ordinances are obeyed, and shall arrest and prosecute offenders. The fines collected shall be paid into the treasury of the corporation, and all persons committed shall be received into any penal institution in the county in which the offense was committed. All persons shall take notice of such rules, regulations, and ordinances without pleading or proof of the same.

As to rules, regulations and ordinances relating to the internal operation of the Commission or to the management of airports or operation thereof, owned or operated by it, unless such rule, regulation or ordinance affects substantial rights thereon, a public hearing need not be held.

As to all other rules, regulations or ordinances where deemed immediately necessary by the corporation, it may adopt and put the same into effect, but it shall within 30 days there-

after hold a public hearing thereon, after giving at least 15 days notice thereof by publication in a *legal* newspaper in each of the cities of Minneapolis and St. Paul, mailing a copy thereof at least 15 days prior to the hearing to all interested parties who have registered their names with the corporation for that purpose. As to all *such other* rules, regulations, or ordinances which the corporation does not deem immediately necessary, the corporation shall hold a public hearing thereon following the giving of at least 15 days notice thereof by publication and mailing as aforesaid, and such rules, regulations, or ordinances shall not be adopted and put into effect until after said hearing.

Not later than 90 days after the date on which this amendatory act becomes effective the corporation shall prepare and file with the secretary of state its rules, regulations, and ordinances without pleading or proof of the same.

act, not theretofore filed with the secretary of state, and as to rules, regulations and ordinances adopted hereafter, said rules, regulations and ordinances, before going into force and effect, shall, within 20 days after the adoption thereof, be published in a legal newspaper in each of the cities of Minneapolis and St. Paul and filed with proof of such publication with the secretary of state. Upon such filing with the secretary of state, the rule, regulation or ordinance, as the case may be, shall thenceforth be in full force and effect.

Any persons substantially interested or affected in his rights as to person or property by a rule, regulation or ordinance adopted by the corporation, may petition the corporation for a reconsideration of such rule, regulation or ordinance, or for an amendment, modification or waiver thereof. Such petition shall set forth a clear statement of the facts and grounds upon which reconsideration, amendment, modification or waiver is sought. The corporation shall grant the petitioner a public hearing within 30 days after the filing of said petition.

Sec. 3. Minnesota Statutes 1949, Section 360.112, is amended to read:

360.112 Rentals fixed. The corporation shall have the authority to determine the charges for the use of any of the property under its management and control, and the terms and conditions under which such property may be used. *Where there is reasonable basis for classification of users as to any use, the corporation may classify users, but charges as to each class shall be reasonable and uniform for such use, and established with due regard to the value of the property and improvements used and the expense of operation to the corporation.* The corporation shall have and may enforce liens as pro-

vided for in sections 514.18 to 514.22, both inclusive, to enforce the payment of any such charges.

Sec. 4. Minnesota Statutes 1949, Section 360.102, Subdivision 10, is hereby repealed.

Approved April 24, 1953.

CHAPTER 735—H. F. No. 1438

An act relating to village government; amending Minnesota Statutes 1949, Sections 412.061, 412.101, 412.151 as amended; 412.261, 412.311 as amended; 412.361, Subdivision 3; 412.391, Subdivision 4; 412.711, 412.781, 412.731, 412.841, 412.851, and 412.861, Subdivision 1.

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

Section 1. Minnesota Statutes 1949, Section 412.061, is amended to read:

412.061 Adjustment of boundaries by villages. Territory in one village abutting on another may be detached from the first and annexed to the second in the following manner. The owner or *majority of the owners* of the affected land may petition the councils of both villages for such change. If the council of the village in which the land is located finds that the change will be for the benefit of the village and the land affected, it may by ordinance declare such land detached from the village and the detachment shall become effective at the date specified in the ordinance but not before the council of the other village has adopted an ordinance annexing the land to it. Copies of the annexation and detachment ordinances shall be filed with the county auditor and secretary of state as provided generally in cases of annexation and detachment. The land affected shall be subject to taxation for the payment of interest and principal on all pre-existing bonded indebtedness of the village from which it was detached to the same extent as if it were still a part of that village.

Sec. 2. Minnesota Statutes 1949, Section 412.101, is amended to read:

412.101 Peace officers. *Except in a village operating under Optional Plan B or C* the mayor and other members of the council shall be peace officers and may suppress in a summary manner any riotous or disorderly conduct in the streets or other public places of the village and command the assistance of all persons under such penalties as may be prescribed by ordinance.