

of their sale hereinabove required to be published. The full faith and credit of each such city shall at all times be irrevocably pledged for the payment of both principal and interest of any bonds so issued by it hereunder.

“That after the issuance of any such bonds the said board of municipal works may provide for the accumulation of a sinking fund for the redemption of such bonds or of some specified portion thereof, at their maturity. Such sinking fund shall be created and established by ordinance of said board, and the moneys to be paid therein shall be obtained from the following sources, to-wit: 1st.—A fixed amount, designated in said ordinance, shall be annually included by the secretary of said board in his estimate of the several amounts required during the next ensuing fiscal year, and shall be listed by him in his special estimate for the water works department as ‘for sinking fund’ under the ‘Fourth’ purpose designated and provided for in section 8 of this act, and shall be included in the amounts apportioned by said board to the several municipal purposes and included in the assessment on the several municipal departments, if any be made, as provided for in said section 8 of this act. 2nd.—Said board may annually transfer, by resolution in writing, to said sinking fund such portion of the surplus found in the treasury of the water department at the end of any fiscal year, as said board may deem advisable and as said ordinance may permit.”

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved March 27, 1909.

---

CHAPTER 122.—S. F. No. 468.

*An act to amend Section 1908, Revised Laws 1905, relating to commitments from Federal Courts to the State Training School.*

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

**Infants admitted by order of United States courts.**—Section 1. That section (1908) nineteen hundred and eight of the Revised Laws of nineteen hundred and five (1905) be and the same is hereby amended so as to read as follows:

“1908. Commitment from federal courts—Said board shall receive into its custody and guardianship, and keep until duly discharged, all infants within the prescribed ages committed to said training school by order of any court of the United States within the state for offences committed against the laws of the

United States, and for the support of which infants the United States shall undertake to pay fifty cents each per day.”

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved March 27, 1909.

---

CHAPTER 123.—H. F. No. 141.

*An act amending section 456, Revised Laws 1905, relating to the duties of the county board when towns are divided or partitioned and authorizing such board to apportion funds, credit and outstanding claims of such towns.*

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

**Apportionment of funds credit and outstanding claims of towns.**—Section 1. That Section 456 of the Revised Laws of 1905 be and the same is hereby amended so as to read as follows :

456. In case of the division or partition of any town, the funds in its treasury, and undistributed township taxes, shall be apportioned to the town or towns to which the portions thereof shall be attached, or to the new town or towns established, to the extent the same are collected from the territory so attached or established into a new town.

All taxes collected after the division or partition of such town shall, when collected, be paid to the town in which the property upon which the taxes are collected, is located; but, taxes levied for the payment of outstanding bonds shall be paid to the town issuing such bonds, until such time as the same are paid.

And whenever any such board shall have heretofore or shall hereafter divide or partition any such town, such board shall also apportion to the several parts thereof that portion of the debts of the town represented by outstanding orders or otherwise, and also the property thereof as may seem to it right and proper, and said apportionment when so made shall be binding upon the parts affected, but shall be subject to review by the district court.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved March 27, 1909.