sources and objects thereof, with the date of each transaction. He shall pay out no money except upon the written order of the president of the council, attested by the clerk, which orders, being paid and canceled, he shall retain as his vouchers. Such accounts and vouchers shall be exhibited to the council upon its request, and he shall deliver to his successor all books, papers, and money belonging to said village. And at least two weeks before the annual election he shall make out and file with the clerk for public inspection a detailed account of his receipts and disbursements, with the sources and objects of each.

Clerk to prepare detailed statement.—Sec. 2. Thereupon the clerk shall prepare a detailed statement of the financial affairs of the village for the preceding year, showing all moneys received, with the sources, dates and respective amounts thereof; all moneys paid, to whom and for what purpose; all outstanding and unpaid orders, to whom issued and for what purpose; all moneys remaining in the treasury; also all other items necessary to accurately show the financial condition of such village. He shall file such statement in his office for public inspection, and shall publish the same at least one week prior to such village election, in a newspaper published in such village to be selected by the village council, and if there be no such newspaper he shall post copies of such statement in three of the most public places in such village.

Inconsistent acts repealed.—Sec. 3. Chapter seventy-four (74), General Laws of 1905, and all acts and parts of acts inconsistent with this act are hereby repealed.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 20, 1911.

CHAPTER 353-H. F. No. 211.

An Act to amend chapter 172 of the Laws of Minnesota for the year 1907, which is an act amending chapter 285 of the Laws of Minnesota for the year 1905, entitled "An Act to regulate the treatment and control of dependent, neglected and delinquent children," approved April 19th, 1905.

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

County commissioners to purchase or erect detention home—Salary of superintendent, etc.—Commitment of child.—Section 1. That chapter 172 of the Laws of Minnesota for the year 1907, which is an act amending chapter 285 of the Laws of Minnesota for the year 1905, entitled "An act to regulate the treatment

and control of dependent, neglected and delinquent children," approved April 19th, 1905, be and the same is hereby amended so as to read as follows:

"County commissioners shall have authority to purchase, lease, erect, equip, and maintain a detention home and the same may, with the approval of the district court judges, be a separate institution, or it may be established and operated in connection with any other organized charitable or educational institution; but the plans, location, equipment and operation of said detention home shall in all cases have the approval of the judges of the district court. There shall be a superintendent and matron appointed for such home, but they shall both be probation officers of said juvenile court, and shall be appointed and removed by the district judges. The salaries of the superintendent, matron and other employes shall be fixed by the judges of the district court.

The juvenile court may place in said detention home, for temporary detention, or for a period of not more than six months under any order, any child coming before or within the jurisdiction of said court, and any child who is placed in such home may be released therefrom by order of said juvenile court at any time. Provided that in any detention home or orphans homes conducted by any charitable institution where the inmates are taught the branches of study usually pursued in our public schools and where agriculture, horticulture or gardening is studied and carried on by the inmates thereof, any delinquent child may be committed to such detention home during the pleasure of the court, but in no case shall such child be detained beyond the age of its majority.

The county commissioners of all counties to which this act applies are hereby authorized, empowered and required to provide the necessary funds to make all needful appropriations to

carry out the provisions of this act.

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

Approved April 20, 1911.

CHAPTER 354-H. F. No. 239.

An Act requiring reasonable safety devices to be provided upon corn shredders to be disposed of in this state, and providing punishment for the violation thereof.

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

Commissioner of labor to approve safety device on husking or shredding machines.—Section 1. No person, firm or corporation shall sell, offer or expose for sale any machine to be operated