## CHAPTER 226-S. F. No. 1210

An act relating to controversics concerning swamp and overflowed lands granted to the State of Minnesota by the Act of Congress of March 12, 1860 (12 Stat. 3).

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

Section 1. State relinquishes swamp lands.—The State of Minnesota hereby waives and relinquishes any and all right and claim that it may by virtue of the Act of Congress of March 12, 1860 (12 Statutes at Large 3) have in or to swamp and overflowed lands lying within the White Earth Indian Reservation in Minnesota which have heretofore been conveyed by the United States, by patent in trust or in fee, to any Indian whether of full blood or of mixed blood.

Sec. 2. Effective when.—This act shall take effect and be of force only when and after the United States shall by act of Congress have ratified and confirmed in the State of Minnesota and its grantees and assigns the title to all lands included within the following described patents issued by the United States to the State of Minnesota, to-wit:

		_				
Patent	No.	1	dated	May	14,	18 <i>77</i>
Patent	No.	3	dated	August	5,	1880
Patent	No.			November	20.	1880
Patent		-		April		1881
Patent				March		1885
Patent				March		1888
					,	
Patent	No.	28	dated	September	20,	1893
Patent	No.	41	dated	March	15,	1895
Patent	No.	59	dated	April	30,	1896
Patent	No.			September	15.	1896
Patent				January		1897
Patent	No.			February		1897
Patent				May		1897
Patent	No.			October		1897
Patent	No.			January	15.	1898
Patent				February		1899
Patent	No.			March		1899
Patent	No.			October		1899
Patent	No.	110	dated	April		1900
Patent	No.	126	dated	August	26.	1901
Patent	No.	127	dated	August		1901
Patent	Nο	130	dated	August		1903
Datast	NI.	162	1-1-1	Outstan		
ratent	TAO.	103	aated	October	14,	1904

Patent	No.	167	dated	January	12,	1905
				March	27,	1905
Patent	No.	170	dated	April	8,	1905
Patent	No.	174	dated	October	17,	1905
Patent	No.	176	dated	November	23.	1905

and shall have dismissed with prejudice the suit involving said lands and their value and the proceeds from sales thereof now pending in the Supreme Court of the United States, and entitled United States versus State of Minnesota.

Approved April 18, 1929.

## CHAPTER 227-H. F. No. 1251

An act authorizing any county of this state now or hercafter having property of an assessed valuation of not less than three hundred fifty million dollars exclusive of money and credits, and having a bonded indebtedness of not to exceed nine million dollars inclusive of bonds issued to defray the cost of permanently improving state trunk highways which the State of Minnesota has heretofore agreed to pay under the provisions of Chapter 522, Laws of 1921, to issue bonds in an amount not to exceed the sum of one hundred thousand dollars to provide funds to pay the cost of compiling, acquiring or purchasing tract indexes under and pursuant to the provisions of Section 534 of the Revised Laws of 1905 as amended and Chapter 19 of the General Laws of 1927.

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

Section 1. County Board may issue bonds to pay for tract index in certain counties.—The Board of County Commissioners of any county in this state now or hereafter having property of an assessed valuation of not less than Three Hundred Fifty Million Dollars exclusive of money and credits, and having a bonded indebtedness of not to exceed Nine Million Dollars inclusive of bonds issued to defray the cost of permanently improving State Trunk Highways, which bonds the State of Minnesota has heretofore agreed to pay under the provisions of Chapter 522, Laws of 1921, is hereby authorized by resolutions duly passed by a majority vote of such Board, to issue and sell negotiable bonds of such county in such amount as it shall deem necessary not to exceed, however, One Hundred Thousand Dollars par value, for the purpose of providing