CHAPTER 394-S. F. No. 1245

An act requesting and directing payment to be made out of the Trunk Highway Fund to compensate persons for personal injuries and damages to property through negligence of the employees of the Department of Highways.

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

Section 1. Commissioner of highways to pay damages.— That the Commissioner of Highways is requested and directed, upon receiving receipt and discharge in full from each of the persons, firms or corporations hereinafter named for all personal injuries and damages to property through negligence of the employees of the Department of Highways, to pay out of the Trunk Highway Fund to each of the persons, firms or corporations hereinafter named the sums herein set opposite the respective names of each of said persons, firms or corporations respectively as follows, to-wit:

2. To reimburse Morris Levy & Company, Inc., Sec. for damages to its automobile as the result of a collision with State Highway Unit 2503, on State Highway No. 20, in Olmsted County. .\$ 101.29 For the relief of Emma Borg and her three Sec. 3. minor children for the death of her husband, Harry Borg, while in the employ of the State Highway Department, in line of duty, \$2,500 and for attorney's fees, \$200............ 2,700.00 To reimburse P. P. Solum for medical services and damage to his automobile by a collision with a tractor operated by an employee of the State Highway Department on Trunk Highway No. 2, East of Dilworth, Minnesota, on August 27, 1925..... 632.40 Sec. 5. To reimburse J. A. Reed Motor and Oil Company of White Bear Lake for damages to a garage building caused by a collision with a truck driven by an employee of the State Highway Department 32.79 Sec. To reimburse L. R. Campion for damage to

his automobile by reason of the negligent oper-

50.00	ation of three Highway Trucks chained to- gether, by an employe of the State Highway Department, on Trunk Highway No. 20		
51.25	To reimburse Albert Thompson for damage to his automobile by reason of negligent operation of a snow plow by an employee of the State Highway Department	7.	Sec.
· 145.05	To reimburse P. F. Kelley for damage to his automobile caused by a collision with an automobile operated by an employee of the State Highway Department	8.	Sec.
825.00	To reimburse Joe Mars for damages to his automobile caused by the negligent operation of a snow plow by an employee of the State Highway Department \$800.00 and for attorney's fees, \$25	9.	Sec.
2,700.00	For the relief of Emma Wharton, widow of Clyde S. Wharton, whose death was caused by as the result of the negligent maintenance of a bridge and approach thereto by the State Highway Department on Trunk Highway No. 9, about three miles west of the village of Sherburn, in the County of Martin, \$2,500.00 and for attorney's fees, \$200.00	10.	Sec.
600.00	To reimburse David Graham for certified check declared forfeited by Commissioner of Highways	11.	Sec.
99.00	To reimburse Oscar D. Colvin for personal injuries sustained and damages done to his automobile by reason of the negligent operation of a caterpillar truck owned and operated by the State Highway Department	12.	Sec.
350.00	To reimburse Paul W. McGeary for the loss of a saddle mare which was injured by stepping in a hole in a culvert on State Highway No. 59 in Olmsted County, as a result of the negligent maintenance of said State Highway No. 59	13.	Sec.

Sec. 14. To reimburse Herman Erler for premiums erroneously paid on contractor's bond required by the State Highway Department . . 999.63

Sec. 15. This act shall take effect and be in force from and after its passage.

Approved April 26, 1929.

CHAPTER 395—H. F. No. 209

An act relative to plats of towns, cities, and rural districts in this state, and of additions to and subdivisions thereof, and the correction and legalization of the same.

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

Section 1. Plats corrected and legalized—That in all cases where the plats or what purport to be plats of any towns or cities in this state of additions to or subdivisions thereof, and plats or parcels of land situated outside of any incorporated city, town or village, or copies thereof, fail to identify or show correctly, upon their face, the tract of land covered or intended to be covered thereby and the said property so platted was owned by and platted by a municipality, the surveyors, or one of them, who laid out or surveyed the same, may make or execute such certificate or the governing body of said municipality may, by resolution, authorize the Mayor and the City Clerk, together with the engineer or surveyor of said municipality, if there be one, within one year from the passage of this act to make and file in the office of the register of deeds of the county in which said lands are situated, a certificate duly executed and acknowledged by him or them, as deeds are to be executed or acknowledged, wherein shall be set forth a full description of the lands actually covered and intended to be covered by said plat.

And such certificates, so executed, acknowledged and verified, shall be recorded at length by said register of deeds in a book by him provided for the purpose, entitled "Book of Plat Certificates," and said register of deeds shall, thereupon, note upon such plat and the copy thereof filed in his office as aforesaid, such certificate and affidavit, the fact of filing such certificate, and the book and page where