designated shall have the custody and control of all the records of the present municipal court to the same extent as though the said actions and proceedings had been instituted and the said orders, judgments and determinations had been made and entered by the court herein designated and established. The enactment of this statute shall save and confirm all rights gained and privileges acquired under and by virtue of the legislation by which the present municipal court of the city of Saint Paul was created, and under and by virtue of any acts of the legislature amendatory of such legislation.

SEC. 52. Salaries—The salary of each of the two judges of the municipal court of the city of Saint Paul, shall be four thousand (4,000) dollars per annum, and be paid out of said city treasury in equal monthly installments. The salary of the clerk of the municipal court shall be two thousand five hundred (2,500) dollars per annum, and the salary of the deputy clerk of said court shall be twelve hundred (1200) dollars per annum. The salary of the clerk and the deputy clerk of said court shall be paid out of said city treasury in equal monthly installments. The salary of the official stenographic reporter of said court shall be one thousand two hundred (1,200) dollars per annum, payable as aforesaid in equal monthly installments.

Sec. 53. Judges May Act—How—Both of said two judges of the municipal court may hold session and act as such court, and shall be fully possessed of all the powers and authority of said court. The two judges may act jointly at any time or upon any occasion deemed

by them proper.

SEC. 54. Inconsistent Acts Repealed.—All acts and parts of acts

inconsistent herewith are hereby repealed.

SEC. 55. Act shall Take Effect—When—This act shall take effect and be in force from and after its passage.

Approved April 24, 1889.

CHAPTER 352.

[H. F. No. 35.]

AN ACT ENTITLED AN ACT TO MAKE PAUPERS A TOWN CHARGE IN THE COUNTY OF SIBLEY.

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

SECTION 1. Each township in the county of Sibley in this state shall take care of, and bear the expenses of its poor or paupers, in the same way and manner, so far as applicable as is now provided for counties to take care of their poor or paupers.

SEC. 2. All applications for aid shall be made to the board of township supervisors under oath of two credible persons, and upon a proper case being made out for aid to care for a person or pauper

the supervisors or a majority of them shall order such sum of money or other thing as they deem best to be paid to such poor person or panper or to some other person for the benefit of said panper at such time and in such manner as may be deemed necessary.

SEC. 3. The county treasurer of said county shall refund to the town treasurer of each township the amount of poor fund in his hands or that may come into his hands belonging to or collected from each

town.

SEC. 4. The general laws of this state as to residence of poor persons in order to obtain aid from counties, shall apply to townships in Sibley county, and the rules applied to residence in county shall ap-

ply to residence of poor in townships.

SEC. 5. The township board of supervisors shall be superintendents of the poor in their respective townships and take charge of such paupers to the exclusion of the county commissioners of said county of Sibley.

SEC. 6. This act shall take effect from and after its passage.

Approved January 25, 1889.

CHAPTER 353.

[H. F. No. 47.]

AN ACT TO PROHIBIT THE POLUTION OF THE WATERS OF LAKE MINNETONKA.

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

SECTION 1. No person or persons shall polute or defile the waters of Lake Minnetonka by depositing therein any sewage, foul, noxious, putrid or offensive substances or liquids.

Sec. 2. No person or persons shall construct, build or maintain any sewer, waste pipes or ways for the flowage and discharge into the waters of Lake Minnetonka of any unwholesome, foul, noxious, pu-

trid or offensive substances or liquids.

SEC. 3. Whoever is guilty of violating any of the provisions of this act, shall be deemed guilty of committing a nuisance, which is hereby declared a misdemeanor; and shall upon conviction thereof before any justice of the peace in the county in which such offence is committed, or other court having jurisdiction thereof, be punished by a fine of not less than twenty-five dollars (\$25), nor more than fifty dollars (\$50), and costs of prosecution for each and every offence, and every day's continuance shall be deemed a separate and distinct offence. In default of payment of such fine and costs the person so offending shall be imprisoned in the county jail until such fine and costs are paid, not exceeding thirty (30) days.

SEC. 4. Nothing in this set shall operate in bar of a civil action