the council of such injury within thirty days after receiving such injury, stating in such notice when, where and how the injury occurred and the extent thereof and the amount of damages he claims therefor, except that in case such injury has so far disabled such person as to prevent the giving of such notice within such time, it shall be sufficient in such case to give such notice within thirty days after the removal of such disability.

Sec. 15. Whenever any such village shall become a part of any city by annexation, the duties imposed in this act upon the recorder of such village shall be assumed and performed by the city comptroller of such city in so far as it is necessary to continue the duties of such recorder in order to complete the unfinished business of such village, and the duties imposed herein upon the treasurer of such village shall, upon such annexation, be assumed and performed by the treasurer of such city in so far as is necessary to continue the duties of such village treasurer in order to complete the unfinished business of such village.

"Sec. 16. Whenever any such village shall become a part of any city by annexation, all assessments theretofore made by such village for the purpose of paying for local improvements therein shall be collected and enforced by such city in accordance with the provisions of sub-chapter nine of this act, and such city may, after such annexation, make any assessment or reassessment necessary to be made or do any act or thing necessary to be done in order to complete the unfinished business of such village in the same manner and under the same provisions of law and to the same effect as such assessments, reassessments, acts or things might or could have been made or done by such village if such annexation had not taken place."

SEC. 7. This act shall take effect and be in force from

and after its passage.

Approved April 1, 1893.

CHAPTER 191.

An act legalizing and confirming village ordinances and contracts in certain cases.

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

That in all cases where any village in this state incorporated under the provision of chapter one hundred and forty-five of the general laws of 1885, and prior to the year 1891, has heretofore adopted an ordinance or ordinances purporting to grant the right to any person, persons or corporation for the construction, operation and maintenance in such village of waterworks or gas works, and purporting to contract with such person, persons or corporation, or their assigns, for the furnishing of water or gas to such village and the inhabitants thereof,

Annexation of village, duties of recorder.

Village assessments after annexation.

H F. No. 544.

Village water or can works.

Legalizing vil-lage action in securing.

and any such person, persons or corporation has expended money in the construction and maintenance of said waterworks or gas works, and is now furnishing such village and its inhabitants with water or gas, pursuant to such grant and agreement, the same shall be and are hereby in all things, ratified, legalized and confirmed.

SEC. 2. This act shall take effect and be in force from

and after its passage.
Approved March 1, 1893.

H.F. No. 780.

CHAPTER 192.

Legalizing vilingo subscriptions.

An act to legalize subscriptions and contributions by villages for the encouragement of agricultural fairs, or for educational purposes

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

Fer fairs or eduestional institutions. SECTION 1. In all cases where the council of any village in this state has heretofore appropriated out of the general funds of said village any money for the benefit of agricultural fairs or for the benefit of any educational institution in such village, and village orders have been issued therefor, the acts of the council of such village in making such appropriation and issuing such village orders and paying the same are hereby legalized in all respects, the same as if said council had original authority to make such appropriation.

SEC. 2. This act shall take effect and be in force from

and after its passage.

Approved March 14, 1893.

H. F. No. 778

CHAPTER 193.

Village plata.

An act to authorize the council of villages and cities of less than two thousand inhabitants to file a corrected plat.

Authorises corrected plats to be filed. Be it enacted by the Legislature of the state of Minnesota:

SECTION 1. Whenever the plat of any village or city in this state of less than two thousand inhabitants, or of any subdivision or addition to such city or village, does not conform to the survey under which said plat purports to have been made, the council of such city or village are hereby authorized to make and file in the office of the register of deeds of the proper county a new or corrected plat of such defectively platted portion of its territory, and such corrected plat shall be recorded by the register of deeds, and shall in all respects supersede and take the place of the original plat of such territory.

SEC. 2. Before any such plat shall be entitled to record in the office of the register of deeds as aforesaid there shall be attached thereto a statement under oath by the city, village or county surveyor that an error exists in