

mine what high schools are willing and prepared to do the work required, and authorize such schools to undertake such work; shall prescribe the qualifications required of instructors in these departments and certify to the qualifications of such instructors.

SEC. 5. That section four (4) of said act be amended so as to read as follows:

Sec. 4. That the state auditor's warrant shall not be drawn in favor of any board of education until the end of each school year, and only upon the certificate of the state high school board mentioned in section two (2) of this statute, accompanied by the certificate of the superintendent or principal of the school applying for aid under this statute to the effect that the class receiving the special instruction described in section two (2) of this act, in his school, has numbered not less than eight (8) pupils at any time during the current year.

SEC. 6. That section five (5) of said act be amended so as to read as follows:

Special
teacher. *

Sec. 5. The board of education in any city or village in Minnesota applying for aid under this act shall employ a special teacher to give the said special instruction in the common school branches.

Said teacher so employed shall be in addition to the number employed by the said board in its high school during the year next preceding the date of their application for aid under this act.

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

Approved April 21, 1897.

CHAPTER 193.

H. F. No. 614.

Delinquent
taxes prior to
redemption
from foreclos-
ure sales.

An act to amend chapter two hundred and twenty-five (225) of the general laws of one thousand eight hundred ninety-five (1895), being entitled "An act to provide for the protection of purchasers at judicial or foreclosure sales of real estate in the payment of taxes, assessments and insurance premiums becoming delinquent during the year of redemption."

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

SECTION 1. That the title of chapter two hundred and twenty-five (225) of the general laws of one thousand eight hundred ninety-five (1895) be and the same hereby is amended by striking out therefrom the words

"becoming delinquent" when the same occur in said title, and inserting in lieu thereof the word "payable."

SEC. 2. That section one (1) of said chapter two hundred and twenty-five (225) be and the same hereby is amended so as to read as follows:

Sec. 1. That in all cases where mortgages have been heretofore or shall be hereafter foreclosed on real estate or execution or judicial sales made thereof, the purchaser at such sale may, during the year of redemption, in case of the expiration during such year of redemption of any insurance policy on the premises sold, pay the premium on such policy, and in case of any taxes or assessments being delinquent or otherwise payable during said year of redemption, may pay the same, and in all such cases the amount so paid, with interest thereon, shall be and constitute a part of the sum necessary to be paid for the redemption from such sale; the party making such payment, his attorney or agent, shall make affidavit stating the items thereof in full, and describing the real property affected sufficiently to identify the same, and file such affidavit for record in the office of the register of deeds, and furnish a copy thereof to the sheriff or other officer making such sale at least ten (10) days prior to the expiration of the year of redemption.

Renewal of insurance and payment of taxes, with interest thereon, forms part of sum necessary for redemption.

Provided, this act shall not apply to taxes or assessments to which no penalty, costs or interest would by law be added during said year of redemption.

SEC. 3. This act shall take effect and be in force from and after its passage.

Approved April 21, 1897.

CHAPTER 194.

H. F. No. 847.

An act to enable county commissioners to issue certificates of indebtedness in certain cases.

County certificates of indebtedness.

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

SECTION 1. Whenever any bridge heretofore constructed, in whole or in part, by money appropriated by the state of Minnesota, and which bridge, by the act making such appropriation, is declared to be a free bridge, and the duty of keeping the same in repair is imposed upon any county or counties, and such bridge is in need of repair, the county commissioners of the county in which such bridge is situate are hereby authorized, without submitting any proposition to the

For repair of bridges.