Validating previous acts.—Sec. 2. All acts and proceedings heretofore had or taken by any such city toward acquiring grounds for and constructing any such building are hereby validated and confirmed.

Sec. 3. This act shall take effect and be in force from and after its pasage.

Approved March 21, 1907.

CHAPTER 58—H. F. No. 41.

In Act to amend section four thousand and sixty (406), Revised Laws 1905, entitled, "Parent or guardian may sue for injury to child or ward," by adding thereto a clause requiring such parent to file a bond before receiving money or property in settlement or compromise of any action so brought by such parent, and requiring such settlement to be approved by a judge of the court in which such action is pending.

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

How action is to be commenced—bond of guardian.— Section 1. Section 4060, Revised Laws 1905, he and the same is hereby amended to read as follows:

Section 4060. A father, or, in case of his death or desertion of his family, the mother, may maintain an action for the injury of a minor child, and a general guardian may maintain an action for the injury of his ward. *Provided*, that if no such action is brought by the father or mother, an action for such injury may be maintained by a guardian ad litem, either before or after the death of such parent. Before any such parent shall receive any money or other property in settlement or compromise of any action so brought, or in satisfaction of any judgment obtained therein, such parent shall file a bond as security therefor, in such form and with such sureties as the court shall prescribe and approve; and no settlement or compromise of any such action shall be valid unless the same shall be approved by a judge of the court in which such action is pending.

Approved March 23, 1907.