Application.—Sec. 4. This act shall not apply to any such city having and operating under a home rule charter adopted under the provisions of section 36 of article 4 of the state constitution, and chapter 351 of the General Laws of Minnesota for 1899, and the amendment thereto.

Sec. 5. This act shall take effect and be in force from and after its passage.

Approved April 18, 1911.

CHAPTER 233-S. F. No. 815.

An Act regulating tax levics in school districts organized under special law and containing a population of less than 3,000 people.

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

20 mill tax authorized for school purposes.—Section 1. The school board of any school district within this state organized and existing under any special law and containing a population of less than 3000 people is hereby authorized to levy a tax of not to exceed twenty (20) mills on the dollar for school purposes, exclusive of tax levy for interest on bonded indebtedness, sinking fund or building fund, notwithstanding any limitation as to the amount of taxes which may be levied by the special act under which such school district was organized.

Approved April 18, 1911.

CHAPTER 234-S. F. No. 818.

An Act for the relief of Peter Sedarlander of St. Paul, Minnesota, for injuries sustained while in the employ of the State Capitol Commission at the new state capitol, by creating the office of day watchman at the old capitol building, and appropriating money therefor.

Whereas, Peter Sedarlander of St. Paul, Minnesota, was severely injured without any fault or negligence on his part while in the employ of the state capitol commission at the new state capitol, and sustained injuries thereby which have made him a cripple for life, therefore

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

Day watchman at old capitol.—Section 1. That there is hereby created the office of day watchman at the old state capitol of the State of Minnesota, and the sum of seven hundred and twenty (720) dollars is hereby appropriated annually out of the general fund of the State of Minnesota, for the purpose of maintaining the position so created.

Sec. 2. That Peter Sedarlander is hereby appointed day watchman at the old capitol at a salary of seven hundred and twenty (720) dollars per annum, payable in monthly installments of sixty (60) dollars each.

Sec. 3. This act shall take effect and be in force from and after the first day of July, 1911.

Approved April 18, 1911.

CHAPTER 235-H, F. No. 163.

An Act to amend section 48 of chapter 344, General Laws of the State of Minnesota for the year 1905.

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

Catching of white fish and stargeon.—Section 1. That section 48 of the General Laws of the State of Minnesota for the year 1905, relating to game and fish, be and the same is hereby amended so as to read as follows:

Section 48. No person shall at any time catch, kill or have in possession or under control any fish for any purpose whatever, except minnows for bait, rock bass, sunfish and bullheads that are less than six inches in length; or any grey, black or Oswego bass less than nine (9) inches in length. Any person on eatching such fish shall at once return same to the water from which they are taken with as little injury as possible.

No person shall take, kill, have in possession for sale or with intent to sell, offer or expose for sale, or have in possession or under control, for any purpose whatever, any lake trout of less than two pounds, round or undressed weight, or one and one-half pounds, dressed weight, or any whitefish of less than two and a half pounds, undressed weight, or two pounds dressed weight or any sturgeon less than fifteen pounds dressed weight, or any wall-eyed pike of less than fourteen inches in length or one pound round or dressed weight, or any muscallonge less than thirty inches in length. or any blue pike or saugers of less than ten inches in length. Measurement in each case to be made from tip of the snout to the fork of the tail. Any such fish when caught shall be immediately returned to the water.

Approved April 18, 1911.