any one year the sum of three hundred (\$300) dollars for any of the above mentioned purposes in connection with such lake.

Sec. 4. Not to curtail power of other boards.—This act shall in nowise curtail any of the powers or authority granted to such county board by the provisions of Chapter 42 of the Revised Laws, 1905, and the amendments thereto.

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

Approved April 15, 1913.

CHAPTER 288-S. F. No. 853.

An Act to provide for the removal of all rubbish on lots and lands in cities now or hereafter having a population of over fifty thousand inhabitants and not having a home rule charter.

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

Section 1. To destroy and remove rubbish.—In each city in the State of Minnesota now or hereafter having more than fifty thousand (50,000) inhabitants every person and corporation shall by the tenth day of May of each year destroy or remove all rubbish on all lots or lands within such city which he or they may own or control or occupy.

Sec. 2. Street commission to remove in case of failure and expense to be assessed to property.—If the occupant or owner of any such lots or lands shall fail to so destroy or remove such rubbish as so required after having six days' notice in writing by the street commissioner of his ward such occupant or owner shall be reported by said commissioner as delinquent and a tax be levied against such lots and lands as hereinafter provided.

Sec. 3. How notice is to be served.—Whenever it shall be come necessary to serve notice as provided in Section Two (2) of this act upon any manufacturing or other corporation owning or controlling any lots or lands in such city, such notice if served upon any agent of such corporation residing or being in such city shall be deemed good and sufficient notice and if no such agent shall reside or be in such city, then such notice may be served upon any agent of such corporation at its general place of doing business in this state and if such owner of vacant lots or lands is a non-resident by mailing the same to any such owner or agent.

Sec. 4. Duty of commissioner.—It shall be the duty of the street commissioner of each ward of such city to serve or cause to be served the notice referred to in Section Two (2) of this act upon the proper person or persons, in their respective wards of such city as the case may require.

Sec. 5. Removal of rubbish by commissioner-Report to council.-The said street commissioner shall carefully inquire concerning the existence of rubbish on the lots or lands in his ward, and in case any person, persons or corporation owning, occupying or controlling any lots or lands in his ward shall neglect after such notice to destroy or remove such rubbish, it shall be the duty of such street commissioner to destroy or remove or cause to be destroyed or removed all such rubbish upon such lots or lands. The cost thereof in the first instance shall be paid out of the ward fund of the particular ward in which the said rubbish is found and thereupon the street commissioner of said ward shall report, under oath, to the city council or other governing body the amount so expended, specifying the separate items thereof and the lot or parcel of land upon which the service was performed and the amount thereof shall thereupon be levied by the city council as a tax against the said lot or parcel of land. Said tax, when collected, shall be placed in the city treasury to the credit of the ward fund from which such cost of removal of rubbish has been paid.

Sec. 6. Application.—This act shall not apply to any city of the first class operating under a home rule charter, pursuant to Section 36 of Article 4 of the constitution of the state.

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

Approved April 15, 1913.

CHAPTER 289-8. F. No. 889.

An Act to amend Sections 1983 and 2006 of Revised Laws of Minnesota for 1905 so as to entitle cities and villages having municipal power houses to have the same connected with railroads by railway tracks.

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

Section 1. Municipal power plants to be connected with railroads.—Section 2006 of the Revised Laws of Minnesota 1905, as amended by Chapter 336; General Laws of Minnesota for 1911 is hereby amended so as to read as follows:

"Section 2006. Side tracks to elevators, mills, etc. Every such company, upon written demand of the owner of any grain warehouse or mill of not less than five thousand bushels capacity, adjacent to the right of way of such company and at or near any regular station thereof, shall construct, maintain, and operate at its own expense proper side tracks connecting such warehouse or mill with the tracks of such railroad, and afford the owner thereof proper and reasonable facilities for shipment therefrom. Should additional right of way be required for such