telephone company or between private parties and any telephone company, the said order shall be deemed final and conclusive.

Sec. 24. Violation a gross misdemeanor.—Any telephone company, and if it be a corporation, the officers thereof, violating the provisions of this act as to discrimination between persons

or places shall be guilty of a gross misdemeanor.

Sec. 25. Attorney General to apply for writ compelling obedience.—Whenever any telephone company fails to comply with any law of the state or any order of the commission after it has become final, or any order or judgment of the district court or the supreme court in any cases taken to the said courts or either of them on appeal, after such judgment or order has become final, it shall be the duty of the attorney general to apply to the district court in the name of the state in any county in which the plant of said telephone company or any part thereof is situated, for a mandatory injunction or other appropriate writ to compel obedience to said law, order or judgment, and the district court shall punish any disobedience of its orders in such enforcement proceedings as for contempt of court.

Sec. 26. Inconsistent acts repealed.—All acts or parts of acts conflicting with the provisions of this act are hereby repealed

insofar as they are inconsistent herewith.

Sec. 27. Effective July 1st, 1915.—This act shall take effect and be in force from and after July 1st, 1915.

Approved April 16, 1915.

CHAPTER 153-H. F. No. 228.

An Act to amend Section 735 of the Revised Laws of Minnesota, 1905, as amended by Section 1 of Chapter 324 of the General Laws of Minnesota for 1911, relating to street improvements and assessments of the benefits or costs therefor in villages.

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

Section 1. Petition must contain names of majority of all owners of real estate.—That Section 735 of the Revised Laws of 1905 as amended by Section 1, Chapter 324 of the General Laws of Minnesota for 1911 be, and the same is hereby amended to

read as follows:

"Sec. 735. Same—Street improvements.—The council of any such village may cause any street therein, or any part thereof to be graded, paved, or otherwise improved, or any sidewalk, sewer, or gutter to be built, upon a petition therefor signed by a majority of all owners of real estate bounding both sides, and by the owners of at least one-half of the frontage of the street or part of street to be improved, or may order any sewer to be built on any street or part of a street, or any sidewalk or gutter to be

built on one side of a street or part of a street, upon like petition, if signed by the owners of at least one-half the frontage on such side of said street or part thereof to be so improved; and, without any petition, it may order any sidewalk, sewer or gutter previously built to be put in repair, or rebuilt, when necessary, and may also, upon petition, cause any street or part of street to be sprinkled when deemed necessary. The cost of such improvement or sprinkling, or any part thereof not less than half, may be assessed and levied, by resolution of the council, upon the lots or parcels of ground fronting on the street, part of street or side thereof, so improved or sprinkled and most benefited thereby."

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 16, 1915.

CHAPTER 154-H. F. No. 400.

An Act to authorize payment for additional acreage on a tract of land sold by the state in 1901.

Whereas, at a regular state land sale held in Kanabec county, Minnesota, on May 29, 1901, the Northeast quarter of the Northwest quarter of Section 6, in Township 41 North, Range 24 West, 4th P. M. was sold at five dollars per acre, to H. A. Hanson, as containing forty acres, and a state land certificate was duly issued thereon; and

Whereas, the plat of the official government survey shows said tract to contain forty-two and 60-100 acres, now, therefore,

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

Section 1. Payment of \$13.00 into state treasury for purchase of land from state.—That the owner of the northeast quarter of the northwest quarter of section 6, township 41 north, range 24 west, 4th P. M. be authorized and permitted to pay into the state treasury thirteen dollars, being payment in full for the additional two and 60-100 acres not included in the land sale certificate, and the state auditor is hereby authorized to endorse the fact of such payment across the face of the land sale certificate, and when payment in full is made for the whole tract, patent may be issued for the correct acreage.

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

after its passage.

Approved April 16, 1915.