meandered lake, which service of said notice shall be in the same manner as provided for the service of summons in district court, including the service by publication, or personally or persons outside of the state as provided for service of district court summons.

Sec. 3. Proceedings after hearing.—At the time and place of the hearing on said petition, the said county board or judge of the district court, as the case may be, shall hear all persons proper to be heard in said matter, and consider and determine said petition agreeable to the facts in such case; and shall make a resolution or order, and file the same in the proper office, correcting and re-assessing the benefits and damages as the facts and justice in the case warrant. The county auditor shall immediately correct his lien statements in such proceedings to conform with said resolution or order. In case of a judicial ditch, the clerk of the district court, immediately upon the filing in his office, of the order of the judge of the district court correcting such assessment, shall make and file with the county auditor a certified copy of said order.

Sec. 4. Application to be filed within ninety days after passage of this act.—Any person or persons desiring or demanding a re-assessment of damages or benefits as herein provided, shall file his application therefor within ninety days after the passage

of this act.

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

Approved April 23, 1915.

CHAPTER 263-S. F. No. 628.

An Act to authorize cities of the fourth class to change plans, system and equipment for electric street lighting, and levy assessments for the cost thereof.

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

Section 1. Council authorized to change system of electric street lighting.—Whenever a petition shall be presented to the common council or any other governing body of any city of the fourth class in this state, which city shall be at the time owning and operating an electric light plant, which petition asks that the said city council change its plan or its system of electric street lighting, or any part thereof, or change its equipment, or install an electric street lighting system different in whole or part than that in use and operation at the time of presenting such petition, and such petition is signed by the owners of a majority in area of the real estate of such city, which may be deemed by said common council to be specially benefited.

then and in such case the said common council, or other governing body, may make such investigation as to the advisability, expediency and feasibility of the doing of the things asked in such petition as it deems necessary, and if it deems it advisable, expedient and feasible to do them or any of them, it may and is hereby authorized and empowered to grant such petition or any or all of its requests in its discretion.

Sec. 2. Special assessment for payment of same authorized.—In case such petition shall be granted and to the extent rendered necessary by the granting of the same in whole or in part, the said common council, or other governing body, may levy and collect by special assessment the entire or a portion of the cost and expense of such change, alteration, replacement, reconstruction or installment against such real estate as may, in the judgment of said common council, derive special benefits therefrom.

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

after its passage.

Approved April 23, 1915.

CHAPTER 264-S. F. No. 652.

An Act to authorize the state auditor to cancel outstanding

warrants against the state grain inspection fund.

Whereas it appears from the books of the state auditor, that there is and has been, for many years, outstanding warrants issued against the state grain inspection fund for the total sum of seven dollars (\$7.00), and

Whereas the recipients of the original warrants are not in a position to make the affidavit required by statute to secure issuance of duplicates, that such warrants have been lost, destroyed or mutilated, now therefore,

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

Section 1. Warrant authorized cancelled.—The state auditor is hereby authorized to cancel outstanding warrants against the state grain inspection fund, to the amount of seven dollars (\$7.00).

Sec. 2. How credited.—The amount so canceled shall be credited back to the grain inspection fund.

Approved April 23, 1915.

CHAPTER 265-S. F. No. 750.

An Act to amend Section 1415, Revised Laws of 1905, as amended by Chapter 308, General Laws of Minnesota 1907, and Chapter 270, General Laws of Minnesota for 1913, relating to