or village at a general or special election held therein; and such amendments to said charter have been ratified and adopted by a vote as required by the constitution and laws of this state at such election; and such amendments to said charter have been actually put in operation in said city or village, and the powers by such amendments conferred, have been exercised by the village or city officers, then such amendments to said charter are hereby legalized and made lawful village or city amendments to said charter, and to have the same force and effect to be of like validity as if each, all and every requirement of law for the appointment and qualification of free holders to prepare and propose the same, the preparation, proposing and filing thereof by said board of free holders, the submission thereof to the voters of said village or city and the ratification and adoption thereof by the voters of said village or city, and the certifying and filing thereof in the office of register of deeds of the county and in the office of the Secretary of State had in all things been fully complied with.

Provided, that if said amendments to said city charter have not been filed in the office of the register of deeds of the county, a copy thereof certified to by the mayor of said village or city shall be filed in said office within sixty days after the passage of this act, and if said amendments to said city charter have not been deposited in the office of the Secretary of State, a copy thereof, certified by the mayor, shall be deposited in said office within sixty days after the passage of this act.

Sec. 2. Acts of officers under amendments legalized.—All acts of officers of said village or city under such amendments shall have the same force and validity as if said amendments to said charter had originally been fully valid and legal and filed as required by the law in the office of the register of deeds and Secretary of State.

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

Approved April 23, 1915.

## CHAPTER 298—H. F. No. 1182.

An Act to fix the salaries and compensation for services and travel of county boards in all counties having not less than thirty-five nor more than forty congressional townships, and having an assessed valuation of not less than fourteen million nor more than sixteen million dollars, and to provide for the payment of their expenses.

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

Section 1. Amount to be received by commissioners of Crow Wing county.—That in all counties having not less than thirtyfive nor more than forty congressional townships, and having an assessed valuation of not less than fourteen million and not more than sixteen million dollars, the several members of the county boards shall receive a salary of \$500.00 per year, to be paid in twelve equal monthly installments, which shall be in full for all services upon the county board; and each member of such county board shall also receive three dollars (\$3.00) per day for each and every day necessarily occupied by him in the discharge of his official duties while acting on any committee under the direction of the board, and ten cents per mile each way for every mile necessarily traveled in attending such committee work, and shall also be entitled to mileage of ten cents per mile each way for every mile necessarily traveled for attending meetings of the board, not to exceed twelve meetings in any one year; and in addition the chairman of the county board shall receive ten cents per mile each way for going to the county seat to sign warrants during recess of the county board.

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

Approved April 23, 1915.

## CHAPTER 299—S. F. No. 362.

An Act to amend Sections 9 and 18 of Chapter 34 of the Special Laws of 1889, entitled "An Act to consolidate and amend the several acts relating to the municipal court of the city of Minneapolis.

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

Section 1. Terms of municipal court in Minneapolis and proceedings relating thereto.—That Section 9 of Chapter 34 of the Special Laws of 1889 of Minnesota, be amended to read as follows:

Sec. 9. The municipal court shall hold a regular term for the trial of civil actions on the first Tuesday of September of each year, which term shall continue from day to day with such adjournment as to the court may seem proper until the business of the term is finished, and the court may, by rule or order, appoint such terms to be held oftener or upon other days than the day above mentioned, A party desiring to place a cause upon the general term calendar for trial shall, after issue is joined, prepare a note of issue containing the title of the cause, the names and addresses of counsel and if he desires a jury so state therein, and shall serve the same upon the opposing counsel, and