Sec. 2. Penalty for failure to comply with preceding section.—Whenever any public service corporation shall for five days neglect or refuse to pay its employees as prescribed by Section 1 of this act, the wages due him may be recovered by action without further demand, and there shall be allowed to the plaintiff, and included in his judgment, in addition to his disbursements allowed by law, five dollars costs if the judgment be recovered in a justice court, and a like sum if the judgment be recovered in a municipal court where no statutory costs are not allowed in such municipal court in such action, and double costs in all other courts, or on appeal.

Sec. 3. Effective July 1, 1915.—This act shall take effect and be in force from and after the first day of July, 1915.

Approved March 8, 1915.

CHAPTER 30-H. F. No. 494.

An Act to appropriate \$747.50 to the Twin City Mission Furniture Company, \$318.50 to Levin Bros. Inc., and \$22.50 to the Twentieth Century Brass Works.

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

Section 1. Appropriation for payment of bills for additional desks and chairs for senators and representatives.—The sum of \$1,088.50 is hereby appropriated from any moneys in the treasury, not otherwise appropriated, to the persons and firms specified in the following section of this act to be available for the year ending July 31, 1915.

Sec. 2. To the Twin City Mission Furniture Company of St. Paul, Minnesota, \$747.50.

To Levin Bros. Inc., of Minneapolis, Minnesota, \$318.50.

To the Twentieth Century Brass Works of Minneapolis, Minnesota, \$22.50.

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

Approved March 8th, 1915.

CHAPTER 31-S. F. No. 380.

An Act to amend Section 4362 of the Revised Laws of the State of Minnesota for 1905, as amended by Chapter 245 of the General Laws of 1913, relating to judgment notwithstanding the verdict.

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

Section 1. Judgment directed to be entered in certain cases. —That section 4362 of the Revised Laws of Minnesota for 1905

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as amended by Chapter 245 of the General Laws of 1913, be and the same is hereby amended so that said section shall read as follows:

"Section 4362. When, at the close of the testimony, any party to the action moves the court to direct a verdict in his favor, and such motion is denied. upon a subsequent motion that judgment be entered notwithstanding the verdict, the court shall grant the same if the moving party was entitled to such directed verdict. An order for judgment notwithstanding the verdict may also be made on a motion in the alternative form asking therefor, or, if the same be denied, for a new trial. If the motion for judgment notwithstanding the verdict be denied, the supreme court, on appeal from the judgment, may order judgment to be entered, when it appears from the testimony that a verdict should have been so directed at the trial; and it may also so order, on appeal from the whole order denying such motion when made in the alternative form, whether a new trial was granted or denied by such order."

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

Approved March 9, 1915.

CHAPTER 32-S. F. No. 36.

An Act permitting the annexation for city and school purposes of incorporated villages to cities of the third class operating under a home rule charter, adjoining such villages.

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

Section 1. Incorporated villages may be annexed for city and school purposes.—Any incorporated village whose territory adjoins the territory of any incorporated city of the third class operating under a home rule charter, whether such village is in . the same county as said city or not, may be annexed to said city and become a part thereof for city and school purposes in the manner herein provided for.

Sec. 2. Election to be called on petition of ten per cent of voters.—Ten per cent or more of the legal voters of such village, according to the number of votes cast at the last village election, may petition the governing body of such village to call an election for the determination of such proposed annexation, which petition shall be filed with the clerk of said village.

Sec. 3. Time and place of election to be fixed by governing body.—Such governing body shall within ten days after the filing of said petition as aforesaid fix a time and place for the holding of an election for the determination of said matter, which time