Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 24, 1915.

CHAPTER 316-H. F. No. 101.

An Act authorizing cities of the third and fourth class in this state to levy and assess a half mill tax for the purpose of providing musical entertainments in public buildings or upon public grounds.

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

Section 1. Cities of third and fourth class to levy tax for musical entertainments.—That the governing body of any city of the third or fourth class in this state, is hereby authorized to annually levy a half mill tax against the taxable property in such city for the purpose of providing musical entertainments to the public in public buildings or upon public grounds; provided, however, that in any such city the total sum that may be levied or expended in any year shall not exceed the sum of Five Hundred (\$500.00) Dollars.

Approved April 24, 1915.

CHAPTER 317—H. F. No. 376.

An Act providing for the dispositon of fines imposed upon railroads or other common carriers for abandoning or tearing up their tracks.

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

Section 1. Fine to go to municipalities.—Whenever a railroad or other common carrier is fined on account of an abandonment or tearing up of its tracks, or any part thereof, such fine shall go to such municipalities as have been injured by such action through disturbance of their manufacturing or business interests or otherwise.

Sec. 2. Disposition to be made by district court.—The disposition of such fine shall be determined by the district court of the district in which the prosecution was conducted and shall be heard as are ordinary civil actions upon petition of such municipalities setting forth the facts, but no such petition shall be filed later than six months after the payment of such fine. Such fines shall not be turned into the state treasury until such petitions, if any, have been disposed of and shall be distributed in accordance with the judgment of the court.

Sec. 3. To apply to fines paid since Jan. 1, 1915.—This act shall apply to any fines paid since January 1, 1915, irrespective of

when prosecution was instituted, provided that petition be filed within six months after this act goes into effect, and to provide for such cases the sum of two thousand dollars (\$2,000) is hereby appropriated out of any moneys in the state treasury not otherwise appropriated, and upon presentation of a certified copy of the judgment of any district court showing any municipality to be entitled to any such fine, or part thereof, the state auditor shall draw a warrant upon the treasurer in favor of such municipality for the amount named in said judgment.

Sec. 4. This act shall take effect and be in force from and

after its passage.

Approved April 24, 1915.

CHAPTER 318-H. F. No. 457.

An Act relating to co-operative or assessment casualty companies or associations.

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

Section 1. \$25,000 reserve fund required of assessment companies.—No casualty company or association organized under the co-operative or assessment laws of this state not having a reserve of at least \$25,000.00, on deposit with the commissioner of insurance of this state shall issue policies or contracts providing for the payment of endowments of any kind.

Approved April 24, 1915.

CHAPTER 319-H. F. No. 461.

An Act providing that current tax receipts shall contain certain information regarding apportionment of taxes.

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

Section 1. Tax receipts to state apportionment of taxes.— The county treasurer of each county shall cause to be printed, stamped or written on the back of all current tax receipts, a statement showing the number of mills of the current tax apportioned to the state, county, city, village, town or school district.

Sec. 2. Effective Jan. 1, 1916.—This act shall take effect and

be in force from and after January 1, 1916.

Approved April 24, 1915.