CHAPTER 171-S. F. No. 776.

An act relating to payment on drainage contracts in certain cases.

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

Section 1. Payment of drainage contracts in certain cases authorized.-In any case in which a contract has heretofore been let for the construction of a drainage ditch in a judicial ditch proceeding in which the entire ditch to be constructed is an open ditch and in which the cost of construction as provided in the contract exceeds three hundred thousand dollars and the excavation work thereof is forty per cent or more completed and the contract of construction is not in default, upon the written application of the contractor and the consent of the surety on the bond endorsed thereon first filed in the office of the county auditor, the engineer may issue the usual preliminary certificate or certificates and recommend for payment and the auditor shall cause to be paid to the contractor from the twentyfive per cent reserved from all previous estimates and retained under the contract, an additional amount equal to seventy-five per cent of such reserve, any limitation contained in the general drainage laws of the state to the contrary notwithstanding, and the auditor shall forthwith issue to the contractor his warrant for such amount to be so paid by the county, which warrant shall be payable in the usual course provided for the payment of other warrants issued in part payment of such contract.

Approved April 9, 1917.

CHAPTER 172-H. F. No. 546.

An act authorizing villages and cities of the fourth class to sell, lease or abandon water works and lighting plants or any part thereof, or water works or lighting plants owned by such village or city of the fourth class, or any department thereof, and providing for the submission of any such proposition to the voters of such village or city for approval or disapproval.

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

Section 1. Leasing, selling or abandoning of water works and lighting plants authorized under certain conditions in cities of fourth class.—Any village or city of the fourth class in this state wherein there is constructed and in operation water works and lighting plant or water works or lighting plant for supplying water and light, or either of them, for public purposes or for the private use of its inhabitants or both, owned by any such city or village, may by resolution or ordinance of its governing body, passed and adopted in the usual manner, sell, lease or abandon any such plant or any specific part thereof; if a specific