CHAPTER 33—H. F. No. 58.

An act to legalize certain certificates of mortgage forcclosure sale by action, and the record thereof.

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

Section 1. Certain mortgage foreclosure sales legalized.—That in all mortgage foreclosure sales by action, wherein heretofore the report of sale has been confirmed by order filed in the action, and the certificate of sale was thereafter executed in proper form and recorded more than twenty days after such confirmation, such certificate, and the record thereof, are hereby legalized with the same effect as if such certificate had been executed, acknowledged and recorded within such twenty days, provided that the provisions of this act shall not apply to or affect any action now pending involving the validity of such sale.

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

Approved February 26, 1917.

CHAPTER 34—S. F. No. 47.

An act regulating the hours of opening polls at any general, primary or special election in townships.

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

Section 1. Town boards authorized to fix hour for opening polls at elections under certain restrictions.—In any township wherein the town board before expiration of the time for giving the notice of election shall by resolution so direct, the polls shall be kept open at any general, primary or special election, from six o'clock in the forenoon until nine o'clock in the afternoon and in any townships in which such resolution shall have been adopted while in force the notice of election shall state the time for opening the polls, as contained in such resolution.

Approved February 27, 1917.

CHAPTER 35—S. F. No. 67.

An act legalizing elections held in villages existing under any general law in certain cases.

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

Section 1. Certain village elections legalized.—That any election held since the time of the taking effect of the Revised Laws of 1905 in any village then existing under any general law and not having at the time of holding such election become reorganized or reincorporated under the provisions of the Re-