For the loss of one arm and one leg, sixty per centum of the

daily wages during four hundred (400) weeks.

Where an employe sustains concurrent injuries resulting in concurrent disabilities, he shall receive compensation only for the injury which produced the longest period of disability; but this section shall not affect liability for the concurrent loss of more than one member, for which members compensations are provided in the specific schedule and in subsection (e) below.

In all cases of permanent partial disability, it shall be considered that the permanent loss of the use of member shall be equivalent to and draw the same compensation as the loss of that member; but the compensation in and by said schedule provided, shall be in lieu

of all other compensation in such cases.

In cases of permanent partial disability due to injury to a member, resulting in less than total loss of such member not otherwise compensated in this schedule, compensation shall be paid at the prescribed rate during that part of the time specified in the schedule for the total loss of the respective member, which the extent of injury to the member bears to its total loss.

All compensations provided in clause (c) of this section for loss of members, or loss of use of members are subject to the same limitations as to maximum and minimum as are stated in clause (a).

In all other cases of permanent partial disability not above enumerated the compensation shall be sixty per centum of the difference between the wage of the workman at the time of the injury and the wage he is able to earn in his partially disabled condition, subject to a maximum of twelve dollars (\$12.00) per week. Compensation shall continue during disability not, however, beyond three hundred (300) weeks.

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

after its passage.

Approved April 4, 1919.

CHAPTER 186-H. F. No. 693.

An act to amend Chapter 89, Session Laws of Minnesota for 1915, relating to an act fixing the clerk hire for county treasurer in certain counties.

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

Section 1. Clerk hire for treasurers in certain counties.—In each county of this state, containing not less than fifty-five (55) nor more than fifty-seven (57) congressional townships, whole or fractional, and having an assessed valuation of not less than five million dollars (\$5,000,000.00) nor more than ten million dollars (\$10,000,000.00) the county treasurer thereof shall be allowed for clerk hire for the year 1915 and each year thereafter, not less than four hundred eighty dollars (\$480.00) nor more than twelve hun-

dred (\$1,200.00), the amount to be determined by the board of county commissioners of said county and to be paid in the manner provided by the laws of this state relating to the payment of clerk hire allowed the county treasurer.

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

after its passage.

Approved April 4, 1919.

CHAPTER 187—H. F. No. 757.

An act relating to the sprinkling of streets in cities of the fourth class, and providing for the paying of the expense thereof.

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

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

Section 1. Payment of sprinkling in certain cities of the fourth class.—In all cities of the fourth class the city council may in its discretion pay one-half of the cost of sprinkling the streets with water, out of the general revenue fund of the city, and may assess one-half of the cost to the property abutting the streets sprinkled. In case any county has property abutting a street so sprinkled, the county shall pay the cost of sprinkling the same on presentation to the county board thereof of a bill therefor properly verified.

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

after its passage.

Approved April 4, 1919.

CHAPTER 188—H. F. No. 913.

An act to prevent, in written instruments relating to or affecting real estate, discriminations against persons or classes of persons because of their religious faith or creed.

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

Section 1. Restricting provisions against conveyances.—No written instrument hereafter made, relating to or affecting real estate, shall contain any provision against conveying, mortgaging, encumbering or leasing any real estate to any person or persons of a specified religious faith or creed, nor shall any such written instrument contain any provision of any kind or character discriminating against any class of persons because of their religious faith or creed. In every such provision any form of expression or description which is commonly understood as designating or describing a religious faith or creed shall have the same effect as if its ordinary name were used therein.

Sec. 2. Provisions declared void.—Every provision referred to in section 1 hereof shall be void, but the instrument shall have full force in all other respects and shall be construed as if no such provision were contained therein.