and stocked, stored, handled or deposited thereon; provided, that the rights of the state and of the lessee under the lease herein authorized as to the ownership, lien and right of removal and all other rights in and to the materials placed thereon from the lands under such state mineral lease shall be and remain in all respects the same as though such materials had been stockpiled, stored, handled or deposited on the land covered by such state mineral lease; provided, further, that any such lease shall be made for a term no longer than the then remaining unexpired term of such state mineral lease and shall in any and all events terminate with the termination of such state mineral lease for any cause whatsoever, and any material remaining on such land at the termination of such state mineral lease or at the earlier termination of the lease herein authorized, shall belong to the state of Minnesota; provided, further, that all such leases shall be made subject to leasing the land for mineral purposes under legal provisions.

Sec. 2. To be placed to credit of certain funds.—All money received from leases granted under this act shall be credited to the fund to which the leased land belongs and all royalties and proceeds which shall be received by the state for any material stockpiled or stored thereon and later removed shall be credited on the state mineral lease covering the lands from which such ore was originally

taken.

Approved April 11, 1919.

CHAPTER 214-S. F. No. 520.

An act authorizing any county of this state which now is or hereafter may be so located with reference to another state, that it is desirable and necessary for the public interests to construct a highway across a portion of such adjoining state, to appropriate and expend county road funds of such county in acquiring a road right of way across such state and constructing and maintaining thereon a highway leading therefrom into this state.

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

Section 1. Expenditure of county road funds authorized for construction of highways into adjoining states.—That in any county of this state which now is or hereafter may be so located with reference to another state that the county board of such county shall, by resolution, determine it to be desirable and for the public interest, to construct and maintain a highway across a portion of such adjoining state, in order to properly connect a highway extending from said county into another adjacent county in this state, said county board is authorized to expend county road funds of its county in acquiring the necessary road right of way and constructing and maintaining thereon a public highway through such adjoining state in such manner and to such amount, as to costs, as it

shall deem expedient and necessary. Said county board is hereby authorized to acquire such road right of way in an adjoining state by purchase, condemnation or gift, or to improve any existing highway that said county board shall deem adequate to provide a highway through such adjoining state, connecting the highway extending from its county in this state through said adjoining state, with another highway in an adjoining county in this state.

Sec. 2. Manner of expenditures.—That any and all expenses

Sec. 2. Manner of expenditures.—That any and all expenses incurred in connection with the acquiring of such road right of way through an adjoining state or the improvement thereof, shall be made in the same manner as other expenditures for highway im-

provement and construction are now made in this state.

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

Approved April 10, 1919.

CHAPTER 215-S. F. No. 573.

An act authorizing cities over 50,000 inhabitants in the state of Minnesota to issue and sell bonds for public school purposes in such cities.

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

Section 1. \$2,750,000 bond issue for Minneapolis authorized.—Each and every city of the state of Minnesota now or hereafter having over 50,000 inhabitants and not governed under a charter adopted pursuant to section 36, article 4 of the state constitution, is hereby authorized and empowered, acting by and through the city council or other chief governing body of such city, by resolution or ordinance duly passed by an affirmative vote of not less than two-thirds of the members elect of the city council or other chief governing body of the city, to issue and sell bonds of such city.

To an amount not exceeding five hundred thousand dollars in par value, and to use the proceeds thereof for the purpose of improvements and the removal of fire hazards in the grade schools

of said city.

To an amount not exceeding two million dollars in par value, and to use the proceeds thereof for the purpose of construction of school rooms, school buildings and for the equipment of the same.

To an amount not exceeding two hundred fifty thousand dollars in par value, and to use the proceeds thereof for the purpose of acquiring new sites, additions to old sites and for permanent improvement to school grounds.

All of said bonds to be made payable in series of two or more bonds and from year to year, as may be determined by the city council or other chief governing body of the city issuing the same, but none of such serial bonds shall be made to become payable more