## CHAPTER 217-S. F. No. 1034.

An act authorizing the county board of any county in this state, now or hereafter having an assessed valuation of over \$300,000,000 exclusive of moneys and credits and having at any time an area of over 5.000 square miles, to erect and maintain an automobile storage garage and repair shop on the court house grounds and to pay the cost thereof out of the general fund of said county.

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

Section 1. St. Louis county board authorized to erect garage on court house grounds.—That the county board of any county in this state, now or hereafter having an assessed valuation of over three hundred million (\$300,000,000) dollars exclusive of moneys and credits and having at any time an area of over five thousand (5,000) square miles, is hereby authorized, whenever it shall determine it to be necessary and for the best interests of said county, to erect and maintain on the court house grounds at the county seat, an automobile storage garage and repair shop with such equipment therein as may be found necessary by said county board, for the purpose of storing therein automobiles, trucks and other equipment owned and used by said county in road work and for other purposes; and to pay the cost of erecting and equipping said building out of the general fund of said county in the same manner as other general expenses of such county are paid.

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

its passage.

Approved April 10, 1919.

## CHAPTER 218—S. F. No. 218.

An act amending Section 1 of Chapter 194, General Laws for 1915, authorizing and empowering any special, independent or common school district in the state of Minnesota, to provide for, establish, conduct and maintain schools for deaf children, blind children, defective speech children and mentally subnormal children in such school districts in certain cases and appropriating money therefor. Be it enacted by the Legislature of the State of Minnesota:

Section 1. Schools for deaf for children in connection with independent or common school districts and state appropriation per pupil.—That section 1 of chapter 194, General Laws for 1915 is hereby amended to read as follows:

Upon application of any special, independent or common school district, complying with the provisions of this act, made to the state superintendent of education, he may grant permission to such district to establish and maintain within its limits one or more schools for the instruction of deaf children who are residents of the state.