

of itemized and verified accounts, which shall be audited, allowed and paid in the same manner as are ordinary claims against a county.

Sec. 14. **Effective May 1, 1919.**—This act shall take effect and be in force from and after May 1, 1919.

Approved April 11, 1919.

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#### CHAPTER 225—S. F. No. 1038.

*An act to amend Section 2 of Chapter 229, Laws 1909 (Section 9330, General Statutes 1913), which section authorizes the board of control to furnish crush rock produced at the state reformatory to the highway department for road purposes.*

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

Section 1. **Excess crushed rock from reformatory to be sold to various counties.**—That section 2 of chapter 229, Laws 1909, be and the same is hereby amended so as to read as follows:

Sec. 2. Such crushed rock, in excess of the needs of said reformatory for construction of buildings of said reformatory, and for the making of roads upon the grounds thereof, shall be sold by the board of control to the several counties of this state for use upon state roads. The same shall be so sold at such price as shall be agreed upon and fixed by agreement of the board of control and the commissioner of highways. The amount received by the board of control shall be used for the maintenance and development of the rock crushing industry at said institution.

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

Approved April 11, 1919.

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#### CHAPTER 226—S. F. No. 190.

*An act relating to separate primaries and elections in cities of the first class not operating under a home rule charter.*

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

Section 1. **City election for Minneapolis biennially commencing with first Monday in June, 1921.**—That in every city of the first class in this state not organized under section 36, article 4 of the constitution of the state of Minnesota, all the elective officers thereof shall be chosen at an election to be held on the first Tuesday after the first Monday in June in the year 1921, and biennially thereafter, and the officers so elected shall take office on the first day of July next succeeding their election, but nothing in this act shall be construed to shorten the terms of office as now fixed by law.

Sec. 2. **Primary election first Monday in May.**—Primary elections shall be held on the first Tuesday after the first Monday in May, 1921, and biennially thereafter to make nominations for such offices.

Sec. 3. **General election laws to govern.**—Such primaries and elections shall be held in accordance with the general laws of the state relating to primaries and elections.

Sec. 4. **Officers to take offices first Monday in July.**—The officers of such cities whose terms of office expire on the first Monday in January, 1921, shall continue to hold their said offices until the first Monday in July, 1921, and until their successors are elected and qualified.

Sec. 5. This act shall take effect and be in force from and after its passage.

. Approved April 11, 1919.

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#### CHAPTER 227—S. F. No. 918.

*An act authorizing and empowering cities in Minnesota of over 50,000 inhabitants not governed under a home rule charter to use and dispose of its surplus and unused products and furnish fire protection and use of fire apparatus to other municipalities and communities outside of such cities and to provide for and permit other municipalities and communities outside of such cities to make connections with and use the sewers and sewer systems of such cities.*

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

Section 1. **Minneapolis authorized to sell water, etc., to adjoining municipalities.**—Each city of this state of over fifty thousand inhabitants not governed under a charter adopted pursuant to the provisions of section 36, article 4, of the state constitution, in addition to all other powers possessed by the city, is hereby authorized and empowered to sell and dispose of to municipal corporations, municipalities and villages outside the corporate limits of such city any or all of the surplus or unused water of such city, and to furnish to such outside municipal corporations, municipalities and villages fire protection and use of the fire apparatus of such city, and to make contracts for the sale of any such surplus or unused water and fire protection, on such terms and for such price and compensation as such city acting through its city council or other proper governing authorities shall deem best and for the best interests of the city, such price and compensation not to be less than the actual cost and expense to the city of furnishing and maintaining any such surplus or unused water and fire protection. No such city shall establish or maintain any permanent fire engine house or stations outside of the corporate limits of such city.

Sec. 2. **To enter into contracts.**—Each and every municipal corporation, municipality or village outside of such city, is hereby