Sec. 3. Conduct of election.—Said election shall be conducted as are other special elections in said city, unless the proposition shall be submitted at a general city election, but in either case, the proposition shall be plainly submitted upon the city election ballot by the use of appropriate language, in conformity with the so-called Australian election ballot law of this state. Said vote shall be returned and canvassed as at other elections in said city.

Sec. 4. Inconsistent acts repealed.—All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

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

Approved April 17, 1919.

CHAPTER 277-S. F. No. 456.

An act authorizing cities having a population of not less than ten thousand people nor more than twenty thousand people, according to the last federal census, to issue bonds for the purpose of extending, and improving the public water works system owned and operated by any such city.

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

Section 1. \$50,000 water works bond issue authorized for St. Cloud.—Any city in the state of Minnesota which, according to the last federal census, has a population of not less than ten thousand people and no more than twenty thousand people, which owns and operates its municipal water works system, is hereby authorized to issue the bonds of such city for the extension of its water mains and water works system, said bonds to be in such amounts and at such rate of interest, and to be sold upon such terms, as may be determined by a majority vote of the city council, city commission, or other governing body of such city; provided, however, that the aggregate of the face value of the bonds which shall be issued by virtue of the provisions of this act shall not exceed the sum of fifty thousand dollars (\$50,000).

Sec. 2. Issuance to be submitted to vote of people.—Before any bonds are issued under the provisions of this act by any such city, there shall be adopted by the council, city commission, or other governing body of such city, a resolution certifying the purpose for which such bonds are required, the amount thereof necessary to be issued, the rate of interest the same shall bear, and the terms upon which said bonds shall be sold, and thereafter said city council, city commission, or other governing body, shall submit the question of the issue of said bonds and the sale thereof, pursuant to said resolution, to the legal voters of said city, either at a special election called for that purpose pursuant to the charter of said city, or at any general election held in said city, and if a majority of the legal voters of said city voting on said proposition vote in favor of the issuance of said bonds, then the council, city commission or other governing body of said city shall have full power and authority to issue and sell the same for the purpose specified in said resolution, and not otherwise. But if a majority of the legal voters of said city voting on said question should vote not to issue and sell said bonds, then the proposition shall be deemed rejected.

Sec. 3. Conduct of election.—Said election shall be conducted as are other special elections in said city, unless the proposition shall be submitted at a general city election, but in either case, the proposition shall be plainly submitted upon the city election ballot by the use of appropriate language, in conformity with the so-called Australian election ballot law of this state. Said vote shall be returned and canvassed as at other elections in said city.

Sec. 4. Inconsistent acts repealed.—All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

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

Approved April 17, 1919.

CHAPTER 278-S. F. No. 479.

An act relating to the high school board examinations and repealing Sections 2893 and 2894, General Statutes of 1913. Be it enacted by the Legislature of the State of Minnesota:

Section 1. County superintendent to conduct high school board examinations at designated places.—Upon written application the high school board shall empower any county superintendent to conduct the high school board examinations in the schools of his county other than high and graded. For this purpose he shall hold the same relation to the board as the principal or superintendent of schools under its supervision.

He may designate the points at which such examinations are to be held. He may also appoint assistants for grading the papers of such examinations and such assistants shall be paid by the county at the rate of three dollars per day, but the number of assistants shall not exceed one for each twenty schools or major fraction thereof in the county nor shall the amount of money expended for this purpose exceed one hundred dollars in any one year.

Sec. 2. Certain sections G. S. 1913 repealed.- Sections 2893 and 2894, General Statutes, 1913, are hereby repealed.

Sec. 3. Effective August 1, 1919.—This act shall be in force and effect from and after August 1st, 1919.

Approved April 17, 1917.

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