and write across the entire face thereof the word "Redeemed," the date of the redemption, and his official signature. County orders shall be numbered and registered in their order of presentation. and shall be entitled to payment in like order. The treasurer, as soon as there is sufficient money in the treasury, shall appropriate and set apart a sum sufficient for the payment of the orders so presented and registered, and, if entitled to interest, he shall issue to the original holder a notice that interest will cease in thirty days from the date of such notice; and, if orders thus entitled to priority of payment are not then presented, the next in order of registry may be paid until such orders are presented. No interest shall be paid on any order, except upon a warrant drawn by the county auditor for that purpose, giving the number and date of the order on account of which the interest warrant is drawn, provided, that in any county in this state now or hereafter having an assessed valuation of all taxable property, exclusive of money and credits, of not less than two hundred fifty million (\$250,000,000.00) dollars, the county treasurer, in order to save payment of interest on county warrants drawn upon a fund in which there shall be temporarily insufficient money in the treasury to redeem the same, may borrow • temporarily from any other fund in the county treasury in which there is a sufficient balance to care for the needs of such fund and allow a temporary loan or transfer to any other fund, and said treasurer may pay such warrants out of such funds. That any such money so transferred and used in redeeming such county warrants. shall be returned to the fund from which drawn, as soon as money shall come in to the credit of such fund on which any such warrant was drawn and paid as aforesaid.

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

Approved February 21, 1919.

CHAPTER 32-H. F. No. 124.

An act authorizing and empowering boards of county commissioners in counties now or hereafter having a population of not less than 150,000 and not more than 200,000 to appropriate and expend not exceeding \$25,000 per year for two years in the improvement of lakes.

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

Section 1. \$25,000 authorized to be expended in certain counties for improvement of navigable lakes.—The board of county commissioners of any county in the state of Minnesota now or hereafter having a population of not less than one hundred and fifty thousand (150,000) and not more than two hundred thousand (200,000) is hereby authorized and empowered to appropriate and expend out of the revenue fund, a sum not exceeding twenty-five thousand (\$25,000.00) dollars in each year for two years for the improvement of navigable lakes lying wholly or partly within such county.

Sec. 2. Chap. 117, G. L. 1917, repealed.—Chapter 117, General Laws of Minnesota for the year 1917, is hereby repealed.

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

Approved February 21, 1919.

CHAPTER 33—H. F. No. 173.

An act amending section 167 of the General Statutes of 1913 relating to the annual inceting of the District Judges and to rules of the District Court.

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

Section 1. Revision of rules of practice and other judiciary business authorized.—That section 167 of the General Statutes 1913 be amended to read as follows:

Section 167. The judges of the district courts shall assemble annually at such time and place as may be designated in a call for such meeting given by the district judge of said state longest in continuous service to revise the general rules of practice in such courts, for which purpose any eighteen of them shall constitute a quorum. When so assembled, such judges may revise and amend such rules as they deem expedient, conformably to law, and the same shall take effect from and after the publication thereof. Such rules, as the same shall be so revised and amended from time to time, shall govern all the district courts of the state; but, in furtherance of justice, they may be relaxed or modified in any case, or a party relieved from the effect thereof, on such terms as may be just. Any other proper business pertaining to the judiciary may also be transacted.

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

Approved February 21, 1919.

CHAPTER 34-H. F. No. 204.

An act to reimburse the official reporter of the District Court of the Tenth Judicial District for amounts paid out for railway, traveling and hotel expenses while absent from his place of residence in the discharge of his official duties.

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

Section 1. Expenses of Tenth Judicial District Reporter authorized to be paid by counties.—The official reporter of the district court of the tenth judicial district of the state shall be paid, in addition to the amounts now provided by law, all sums he shall