system on certain of its streets, and wherein at such election, such proposition to issue bonds was duly approved of by the requisite majority of voters, voting at such election, wherein the posted notice of election calling such election and submitting such proposition to the voters was posted at least one-half of the length of time required by law, such proceedings of said city council and such election, and the bonds, of said city when issued in accordance with said proceedings and election are hereby legalized and made valid and effectual for all purposes.

Sec. 2. Application.—That this act shall not apply to or effect any action now pending, involving the validity of such resolutions or proceedings of any such city council, or the validity of any such elections.

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

Approved April 23, 1919.

CHAPTER 393-S. F. No. 1058.

An act authorizing any mutual company, maintaining a guaranty fund equal to the capital stock of a like stock company, to issue policies of insurance without contingent liability and authorizing any such company writing workmen's compensation or liability insurance to write automobile insurance.

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

Section 1. Policies of insurance without contingent liability. —Any mutual company authorized to transact business in this state which establishes and maintains, over and above its liabilities and the reserves required by law of like stock insurance companies, a guaranty fund available for the payment of losses and expenses at least equal to the capital stock required of a like stock insurance company, may issue policies of insurance without contingent liability.

Sec. 2. To insure against loss to damage to automobiles, etc. —Any such company authorized to write workmen's compensation or liability insurance under chapter 122, Laws 1913, when its articles of incorporation so provide, shall also be permitted to insure against loss or damage to automobiles or other vehicles and their contents by collision, fire, burglary or theft, and other perils of operation, and against liability for damage to persons or property of others by collision with such vehicles, and to insure against any loss or hazard incident to the ownership, operation or use of motor or other vehicles as specified in subdivision 12 of section 1 of chapter 138, Laws 1915.

Approved April 23, 1919.