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

Section 1. County board proceedings may be bound in certain cases.—That in all counties now or hereafter having a population of not more than two hundred twenty-five thousand (225,000) inhabitants and an assessed valuation of all taxable property, exclusive of Money and Credits, of more than Three hundred million (\$300,000,000.00) dollars, the County Board is hereby authorized to cause to be printed and bound in permanent form, for the use of the county officials and employes of said county, such number of copies as said Board shall deem advisable, of the monthly official proceedings of said Board as the same are printed and published in the official paper of said County, and to pay the reasonable expense thereof on duly itemized and verified bills filed with and audited and allowed by said County Board.

Sec. 2. Financial statement may be bound in certain cases.— That the County Board of any such County is hereby authorized to cause copies of the annual financial statement of said County, after the same has been printed and published in the paper designated by said County Board for such purpose, to be printed and bound in pamphlet form in such number as the County Board may deem advisable, for use by the county officials and employes of said County and for exchange with other counties in the state and for other purposes, and to pay the reasonable cost of printing and binding such copies of said financial statement on duly itemized and verified bills filed with and audited and allowed by said County Board.

Sec. 3. Minutes of canvassing board.—That the County Board of any such County is hereby authorized to publish as part of its official proceedings the substance of the official canvass by the County Canvassing Board of the results of any primary or general election in said County and to pay the cost thereof as part of said official proceeding.

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

Approved February 5, 1921.

CHAPTER 17—S. F. No. 160.

An act relating to bonds to be given by Receivers and Trustees.

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

Section 1. Receivers Bonds to run to state.—Bonds given by receivers and trustees appointed by the district court in any action or proceeding shall run to the State of Minnesota for the benefit of all persons in interest. Any person interested may maintain an action in his own name upon any such bond.

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

Approved February 5, 1921.

CHAPTER 18-S. F. No. 238.

An act to legalize certain proceedings heretofore taken for the improvement of streets in certain cases in cities of the fourth class operating under home rule charters and to legalize the assessment of such improvements and the certificates of indebtedness issued for the expense thereof.

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

Section 1. Proceedings for street improvements legalized in certain cases.-In all cases where a city of the fourth class having a home rule charter under Section 36 of Art. IV of the State Constitution, has heretofore, acting through its City Council or other principal governing body, determined to improve any street or streets or any alley or alleys within said city by laying and maintaining pavements, gutters and curbs thereon of any nature which it deemed suitable or by grading or graveling same, by a resolution adopted by a majority vote of the Council after a meeting at which all property owners where property was liable to be assessed thereof had been notified to be present by a notice of such meeting published in the official newspaper and has caused plans and specifications for such improvement to be made and has advertised for bids for such improvement and has entered into a contract for the construction thereof and such improvement has actually been constructed, and after such contract was let has caused to be prepared an assessment for such improvement against any assessable lot, piece or parcel of land affected by said improvement for the entire cost of such improvement, or exclusive of the cost of pavement across intersecting streets and alleys, one-half of the cost of a pavement opposite any public park or municipal property, and the entire cost of gutters-which excluded items the City may have determined to pay out of its general road fund or its general fund, which said assessment may have been assessed upon the abutting property based upon the number of feet fronting upon said street or alley so improved, or upon the basis of benefits; and has caused notice of the time and place when and where the council will meet and pass upon such proposed assessment to be published, in the official paper, and