erning charter or of any law of this state fixing the limit of indebtedness for such city or village. The powers conferred by this act are additional to all other powers conferred by law, and the amount of any bonds issued hereunder at any time outstanding shall not be included in determining any such city's or village's net indebtedness under the provisions of its charter, or of any other applicable law."

Sec. 3. Application.—That section 3 of chapter 25, Extra Session Laws of Minnesota 1919, be and the same hereby is

amended so as to read as follows:

"Sec. 3. This act shall apply to all cities of the indicated class whether organized under general or special laws, including those operating under home rule charters and to all villages having a population of not more than 10,000 inhabitants, whether organized under general or special laws.

Sec. 4. This act shall take effect and be in force from and after

its passage.

Approved March 22, 1921.

CHAPTER 109-S. F. No. 394.

An act to amend Paragraph 6, Section 2, and Section 3, Chapter 341, Session Laws of 1919, relating to state fishing operations.

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

Section 1. Game and fish commissioner authorized to remove fish under certain conditions.—That paragraph 6, section 2. Chapter 341, session laws of 1919, be amended so as to read as follows:

"(6) That such waters are not suitable for taking fish by angling: Then, and in such case he may provide, by contract, or by day labor under his supervision or both, for the taking and removal of a portion of any fish therein by means of nets, by any other devices not deemed by him to be inconsistent with fish propagation, provided the commissioner shall not conduct said operations in any waters of this state where commercial fishing is being carried on by persons duly licensed by him. Provided that no fish, except carp, buffalofish, sheepshead, tullibees, bullheads, dogfish, burbot, suckers, and goldeyes, shall be taken under the provisions of this act from any lake of less area than two hundred square miles."

Sec. 2. Surplus sold—Proceeds to revolving fund.—That Section 3, Chapter 341, session laws of 1919, be amended so as to

read as follows: •

"Section 3. Fish so taken and removed shall be sold by the commissioner at not more than the prevailing market price, and the proceeds of such sales shall be paid by the commissioner into the State treasury and by the treasurer credited to the revolving fund aforesaid. Fish so taken and sold shall not be shipped to points without the state, except, that any surplus, after all obtainable orders within the state have been supplied, may be shipped either within or without the state. Any person shipping fish in violation of this section shall be guilty of a misdemeanor."

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

its passage.

Approved March 22, 1921.

CHAPTER 110-H, F, No. 202.

An act to legalize notices of claims filed, during May, 1920, against villages having a population of two thousand (2000) inhabitants or over, pursuant to Section 1 of Chapter 391, General Laws of Minnesota, 1913, where said notices have been filed more than thirty (30) days after the alleged loss or injury and prior to the passage of this act.

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

Section 1. Certain notices of claims legalized.—That all notices of claims pursuant to Section 1 of Chapter 391, General Laws of Minnesota, 1913, presented and filed, during the month of May, 1920, against villages having a population of two thousand (2000) or more inhabitants, according to the last State or Federal census, for damages claimed to have been suffered within three (3) months prior to the time of serving said notice, if otherwise regular, shall be and hereby are declared valid and sufficient for all purposes notwithstanding such notices were not filed within the thirty (30) days specified in said act, and shall not be affected in any manner by reason of such fact, provided such notices were in fact filed with the proper body during said month of May, 1920.

Sec. 2. Application.—This act shall not affect any action

at law or equity now pending.

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

Approved March 23, 1921.

CHAPTER 111-S. F. No. 114.

An act entitled, An act to amend Section 1 of Chapter 20 of the Session Laws of 1919; estitled "An act to provide for whole family protection for members of fraternal benefit societies."

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

Section 1. Annuity benefits for children between ages of 2 and 16 years:—That section 1 of Chapter 20 of the Session Laws of 1919 be, and hereby is, amended so as to read as follows: