the Board herein provided for and remain effective for the regular time for which they were originally issued.

Sec. 16. Chapter 436, General Laws 1907, reepaled.—That

Chapter 436 of the General Laws of 1907 is hereby repealed.

Sec. 17. Not to issue license for mongrel stallion after Jan. 1, 1928.—The Board is hereby authorized to refuse to issue a license to a mongrel stallion beginning January 1, 1928.

Approved April 15, 1921.

CHAPTER 294-H. F. No. 6.

An act requiring villages and cities of the fourth class to provide and maintain public rest rooms, with toilet and lavatory facilities.

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

Section 1. Cities and villages to provide rest rooms.—That all incorporated boroughs, villages and cities of the fourth class in this state shall each provide and maintain in or near the business center of the village or city a public rest room; such rest room shall be furnished with a suitable number of chairs and a table or tables; shall be heated and lighted between the hours of ten o'clock in the forenoon and six o'clock in the afternoon; the entrance thereto shall be from a public street and there shall be placed on or over the entrance thereto a sign bearing the words "PUBLIC REST ROOM."

Sec. 2. To have facilities for women and children.—There shall be provided and at all times maintained in connection with such rest room suitable toilet facilities for women and children.

- Sec. 3. Rest rooms to be free—Shall be kept clean.—Such rest rooms, toilet and lavatories shall be open to free use and enjoyment by the public subject to such reasonable rules and regulations as may be prescribed by the city or village council. The city or village council is hereby authorized to provide by ordinance for the punishment of any person wilfully defiling any such premises or injury or destroying any property used in connection with such rest room. Such rest room and the toilets and lavatories and the accessories thereto shall at all times be kept and maintained in a clean, neat and sanitary condition.
- Sec. 4. Rest rooms may be in hotel or other public building.—It shall be deemed a compliance with the provisions of this act for any city or village to make arrangements with the proprietor of any hotel or any other public building for the furnishing by the latter to the public without charge of the facilities hereinbefore specified by permitting the public to use the hotel lobby or other public room as a rest room and likewise permitting the public to

use the toilet and lavatory facilities of such hotel. In such case there shall be placed on or near to the entrance of any such hotel in plain and conspicuous words a sign reading "PUBLIC REST ROOM" and the said premises, toilet and lavatories shall in such case be kept and maintained in a neat, clean and sanitary condition and the rest room shall be lighted and warmed as hereinbefore specified.

Sec. 5. Effective June 1, 1921.—This act shall take effect and

be in force from and after June 1st, 1921.

Approved April 15, 1921.

CHAPTER 295-H. F. No. 96.

An act to amend Sections 2, 6, 7, 8, 13, 15, 21 of Chapter 35 of the General Laws of 1915 as amended by Chapter 261 of the General Laws of 1919, entitled "An act to amend Chapter 312, General Laws of 1903 as amended by Chapter 141 of the General Laws of 1907, Chapter 364 of the General Laws of 1909, Chapter 385 of the General Laws of 1909 and Chapter 396 of the General Laws of 1913, authorizing cities having a population of ten thousand or less, and all villages and boroughs of this state, whether organized under the General Laws or under a special law, to establish and maintain a general system of sewers, and to maintain, alter, relay and extend any existing system of sewers and to provide for the cost thereof, and to create sewer districts within the limits of such cities, villages or boroughs.

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

Section 1. Cities, villages and boroughs given power to maintain and extend sewer systems.—That Section 2 of Chapter 35 of the General Laws of 1915 be amended so as to read as follows:

Section 2. In any city of this state having a population of ten thousand (10,000) or less, and in all villages and boroughs of this state, whether organized under the General Laws or a special law, the city, village or borough council shall have power to maintain and extend any existing sewer system, to relay, alter or extend any existing sewer system and to establish and maintain a general system of sewers, to create sewer districts, and change, diminish or enlarge the boundaries thereof from time to time; to establish and maintain sewage treatment plants when deemed necessary.

Sec. 2. To be paid out of sewer or general revenue fund.— That Sec. 6 of Chapter 35 of the General Laws of 1915 be amended so as to read as follows:

Section 6. The cost of constructing a general sewer, plant or plants for treating the servage therein or the securing an outlet therefor shall be paid out of the sewer fund, if any, or if there is no sufficient