amendment to the constitution in various newspapers of the state during the month of October, 1920.

Approved February 17, 1921.

## CHAPTER 39-H. F. No. 384.

An act to amend Section 6156, General Statutes of Minnesota 1913, relating to the duration and renewal of the existence of corporations.

Be it enacted by the Legislature of the State of Minnesota: Section 1. Duration—Renewal of corporate existence.—That section 6156 of the General Statutes of Minnesota 1913, be and the

same hereby is amended so as to read as follows:

6156. A railroad corporation may be formed for any period specified in its certificate of incorporation. A savings bank shall have perpetual succession. Every other corporation shall be formed for a period not exceeding thirty years in the first instance, but may be renewed from time to time for a further term not exceeding thirty years, whenever a three-fourths vote of the stock or members in case of mutual or nonstock corporations represented at any regular meeting, or at any special meeting called for that purpose, which shall have been clearly specified in the call, shall have heretofore or shall hereafter adopt a resolution to that effect, and in case of stock companies when those desiring it shall have purchased at its value the stock of those opposed thereto.

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

its passage.

Approved February 17, 1921.

## CHAPTER 40-H. F. No. 508.

An act to legalize certain proceedings heretofore taken for the drainage of lands in certain cases and county bonds issued in connection therewith.

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

Section 1. Drainage proceedings and bond issue legalized.— Where the county board of any county of this state, or the judge of any district court of this state, in pursuance of chapter 230 of the Laws of 1905 and the acts amendatory thereof or supplemental thereto, has located and established or attempted to locate and establish or has ordered the repair or widening or deepening or extension or has attempted to order the repair or widening or deepening or extension of any ditch, drain or water course wholly within any county of this state, or partly within two or more counties thereof, and it has been determined by resolution adopted by said board or