CHAPTER 48-S. F. No. 7.

An act to amend Section six, Chapter three hundred and eighty nine of the General Laws of Minnesota for 1913, being Section No. 371 of the General Statutes of Minnesota for 1913, relating to nomination of candidates for public office.

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

Section 1. Certificate—Number of signatures.—That Section six of Chapter three hundred and eighty nine of the General Laws of Minnesota for the year 1913, being Section No. 371 of the General Statutes of Minnesota for 1913 be and the same is hereby amended to read as follows:

The certificate of nomination of a candidate selected otherwise than by a convention of delegates shall be signed only after the holding of the regular primary election by electors resident within the district or political division from which the candidate is presented, as follows: If for a state office on a state ticket equal to one per cent of the entire vote of the state cast at the last preceding general election; if for a congressional or judicial district office, by five per cent of the entire vote cast in any such district at the last preceding general election; and if for a county, legislative or municipal office, by ten per cent of the entire vote cast in any such county, city, village, ward or other election district at the last preceding general election, Provided that the number of signatures required shall not exceed two thousand for any state office, nor five hundred for any congressional or judicial district, nor for any other office, provided that no person shall be nominated by petition pursuant to this section for any office now or hereafter declared to be a nonpartisan office except in case of vacancy, and provided further, that a person who has been a candidate for an office at the primary election in any year shall not be eligible for nomination for the same office in that year by petition or certificate under the provisions of this section.

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

Approved February 24, 1921.

CHAPTER 49-S. F. No. 548.

An act to authorize the issuance of bonds in independent school districts of cities of the first class operating under home-rule charters which do not fix the amounts which may be expended for school purposes, for the purpose of funding and paying the floating indebtedness of such districts existing at the date of the passage of the act.

Be it enacted by the Legislature of the State of Minnesota: Section 1. Independent school districts may issue bonds.—