

so issued and sold are hereby in all respects made legal, valid and binding and may be assigned or resold by such city at public or private sale, or at the option of the governing body of such city, such bonds may be cancelled and new bonds for same amount be issued and sold, at not less than par value with accrued interest on such terms as may be fixed by the governing body of such city.

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

Approved March 28, 1923.

CHAPTER 105—H. F. No. 842.

An act relating to the issuance by the State Board of Dental Examiners of licenses to practice dentistry in certain cases.

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

Section 1. Dental examiners to issue license in certain cases.—The state board of dental examiners forthwith upon application therefor and without examination shall issue a license to practice dentistry in this state to any resident thereof who served in the military or naval forces of the United States in the World War, who has been honorably discharged or released from such service, who holds a diploma from the dental college of the University of Minnesota, and who, within sixty days after the passage and approval of this act, shall make application for such license and furnish to the board evidence of possessing the qualifications above specified and of being of good moral character.

Approved March 28, 1923.

CHAPTER 106—H. F. No. 847.

An act to provide for the deposit at interest and the disbursement of funds held by or paid to the state board of control and the child welfare boards of the several counties in trust for their wards or others.

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

Section 1. Social welfare fund established.—Except as hereinafter expressly provided otherwise, all moneys and funds now or hereafter held by the State Board of Control and the child welfare boards of the several counties in trust or for the benefit of defective, illegitimate, dependent, neglected and delinquent children, or persons feeble-minded, inebriate or insane, or other wards or beneficiaries, under any law now or hereafter in force, shall be and the same hereby are constituted and made into a single fund to be

known as the "social welfare fund" which shall be deposited at interest, held, or disbursed as hereinafter provided.

Sec. 2. To be deposited in State Treasury.—Said "social welfare fund" and all accretions thereto shall be deposited in the state treasury, as a separate and distinct fund, to the credit of the State Board of Control as trustee for the beneficiaries thereof in proportion to their several interests. But the state treasurer shall be responsible only to the State Board of Control for the sum total of said fund, and shall have no duties nor direct obligations toward the beneficiaries thereof individually.

Sec. 3. Certain portions may be disbursed.—Such portion of said "social welfare fund" as the State Board of Control shall designate in writing delivered to the state treasurer at any time during the last fifteen days of December and June of each year shall be held in the state treasury during the next six calendar months thereafter subject to disbursement on the warrants of the State Board of Control; and the balance of said "social welfare fund" shall be placed out by the state treasurer for said six months at the highest rate of interest obtainable in a bank or banks lawfully designated as a state depository by the state board of deposit, and under the same safeguards now or hereafter provided by law for like deposit of state funds. The state treasurer and the State Board of Control are hereby respectively vested with plenary power to deposit, withdraw, redeposit and disburse all or any part of said "social welfare fund", from time to time, as hereinabove provided, without any further authority or legislative appropriation at any time.

Sec. 4. Purposes.—From that part of said "social welfare fund" held in the state treasury subject to disbursement as hereinabove provided the State Board of Control at any time may pay out such amounts as it deems proper for the support, maintenance or other legal benefit of any of the said defective, illegitimate, dependent, neglected and delinquent children, or persons feeble-minded, inebriate or insane, or other wards or persons entitled thereto, not exceeding in the aggregate to or for any person the principal amount previously received for the benefit of said person together with the increase thereof from an equitable apportionment of interest realized from said "social welfare fund" as hereinabove provided.

And whenever any such person dies or is finally discharged from the guardianship, care, custody and control of the State Board of Control, the amount then remaining subject to use for the benefit of such person shall be paid as soon as may be from said "social welfare fund" to the persons thereto entitled by law.

Sec. 5. State Board of Control shall keep books of account.—Within thirty days after this act becomes effective it shall be the duty of the State Board of Control and of the child welfare boards of the several counties of this state to cause to be transferred to and

deposited with the state treasurer all moneys and funds then in their possession or under their control and hereinbefore designated as and for said "social welfare fund;" and thereafter all such moneys and funds shall be so deposited in the state treasury as soon as received. The State Board of Control shall keep books of account or other records showing separately the principal amount received and deposited in said "social welfare fund" for the benefit of any person, together with the name of such person, and the name and address (if known to the board) of the person from whom such money was received; and at least once every two years the amount of interest, if any, which said money has earned in said "social welfare fund" shall be apportioned thereto and posted in said books of account or records to the credit of such beneficiary.

Sec. 6. **Application.**—The provision of this act shall not apply to any fund or money now or hereafter deposited or otherwise disposed of pursuant to the lawful orders, decrees, judgments or other directions of any probate or district court having jurisdiction thereof.

Sec. 7. This act shall take effect and be in force from and after May 1st, 1923.

Approved March 28, 1923.

CHAPTER 107—H. F. No. 884.

An act authorizing certain counties to levy a tax for the payment of outstanding warrants issued by the county auditor for the cost of construction of bridges and culverts in drainage proceedings and providing for a reassessment upon the property specially benefited by the improvement.

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

Section 1. **Tax levy for payment of outstanding warrants authorized.**—Any county in this state having more than forty-five and less than fifty-eight congressional townships within its boundaries, which shall have constructed a ditch or ditches, including bridges and culverts in connection therewith, under the provisions of the drainage laws of the state, and shall have issued, prior to the first day of January, 1918, to any person, firm or corporation auditor's warrants or commissioners' warrants in an amount not exceeding fifteen thousand dollars in payment or part payment of the cost of construction of such bridges and culverts, and which warrants have been presented for payment by the lawful owners thereof and have been marked by the treasurer "Not paid for want of tunds," due to the fact that there is a deficiency in the ditch fund upon which such warrants were drawn, may pay said warrants with accrued interest thereon out of any moneys of the county in its general ditch fund and levy, assess and extend against the real and