ent with the provisions hereof be and the same hereby are re-
pealed.

Sec. 5. This act shall take effect and be in force from and 
after its passage.
Approved April 4, 1923.

CHAPTER 160—S. F. No. 1161.

An act fixing the salary of county auditors in counties now or 
hereafter having a population of not less than 28,000 nor more than 
28,500 inhabitants.

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

Section 1. Salary of county auditors in certain counties.—
That in every county now, or hereafter having a population of 
not less than 28,000 nor more than 28,500 inhabitants, the coun-
ty auditor shall receive an annual salary of three thousand dol-
lars. Such salary shall be paid monthly out of the county treas-
ury upon the warrant of the county auditor.

Sec. 2. Application.—This act shall not apply to counties 
wherein the salaries of county auditors are fixed by special law, 
nor to any county wherein the salaries of county officials are 
fixed by Section 823 General Statutes of Minnesota 1913 as 
amended by Subdivision 5 of Chapter 494 Session Laws of Min-
nesota for 1921.

Sec. 3. Ths act shall take effect and be in force from and 
after its passage.
Approved April 4, 1923.

CHAPTER 151—H. F. No. 96.

An act to repeal Chapter 236, Laws of Minnesota 1919, re-
lating to annexation of additional territory to school districts.

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

Section 1. Law repealed.—That Chapter 236 Laws of Min-
nesota 1919 be and the same is hereby repealed.

Sec. 2. This act shall take effect and be in force from and after 
its passage.
Approved April 5, 1923.

CHAPTER 152—H. F. No. 207.

An act providing co-operation of the State Board of Control 
and child welfare boards with public authorities charged with the 
administration of laws for the poor.
Be it enacted by the Legislature of the State of Minnesota:

Section 1. State board of control to co-operate with child welfare board.—The State Board of Control and the several county child welfare boards within their respective jurisdictions, upon request of county boards, city, village or borough councils, town boards, or other public boards or authorities charged by law with the administration of the laws relating to the relief of the poor, may cooperate with such boards and authorities in the administration of such laws.

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

Approved April 5, 1923.

CHAPTER 153—H. F. No. 222.

An act to amend Section 3909 General Statutes 1913 relating to the determination and establishment of minimum wages for women and minors as modified by Chapter 84 Laws 1921.

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

Section 1. Wages, how determined—order of commission—copies to be mailed and posted.—That Section 3909 General Statutes 1913 be and the same is hereby amended so as to read as follows:

"Section 3909. The Industrial Commission of Minnesota shall determine the minimum wages sufficient for living wages for women and minors of ordinary ability and also the minimum wages sufficient for living wages for learners and apprentices. The commission shall then issue an order to be effective thirty days thereafter, making the wages thus determined the minimum wages in said occupation throughout the state, or within any area of the state if differences in the cost of living warrant this restriction.

Such order shall be published in one issue of a daily newspaper of general circulation published in each city of the first-class, at least 20 days before the same takes affect, and proof of such publication as required in the publication of legal notices, together with the original order shall be filed with the Commission. A copy of such order and of the proofs of publication, duly certified by the Secretary of said Commission, shall be prima facie evidence of the existence of such order and the contents thereof, and of the facts of publication as contained in such certified copies, and the certificate of the Secretary of said Commission shall be prima facie evidence of the filing and of other acts required by law in relation to said order.

The Commission shall mail to each employer affected by said order, whose name and address is known to the Commission, a copy or copies of said order with such general or particular directions for