CHAPTER 16—H. F. No. 10.

An act legalizing bonds heretofore voted upon, issued and sold by independent school districts for the purpose of purchasing a school house site and for building and furnishing and equipping a school building under the provisions of Chapter 272, Laws of 1905, and section 1968 General Statutes of Minnesota, 1913, and acts amendatory thereof.

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

Section 1. Schools bonds legalized.—That all bonds heretofore voted upon by any independent school district at a special meeting called for the purpose, for the purpose of purchasing a school house site and for building and furnishing and equipping a school building under or pursuant to the provisions of Chapter 272, Laws of 1905, and Section 1968, General Statutes of Minnesota, 1913 and acts amendatory thereof are hereby legalized and validated and made the legal and valid obligations of the said independent school district, providing that the proposition to issue said bonds received a majority of all votes cast upon the proposition to issue said bonds at the election when said proposition was voted upon, irrespective of the number voting on one or more other propositions which may have been submitted on the same ballot or at the same election, and that said bonds have been sold pursuant to Section 1856, General Statutes of Minnesota, 1913, and have been issued, delivered and paid for at not less than the par value thereof, and providing further this Act shall not affect any action now pending relative to the legality of any bonds so issued.

Approved February 14, 1923.

CHAPTER 17—H. F. No. 99.

An act authorising county tuberculosis sanitariums to provide indigent persons with medical attention when afflicted with sickness other than tuberculosis, and providing for the payment of the expense thereof.

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

Section 1. Certain persons to receive medical attention.—When a patient in a county tuberculosis sanitarium becomes afflicted with sickness other than tuberculosis, and is in need of immediate medical attention and is without means, the superintendent of such sanitarium may provide the necessary medical attention, and the expense thereof shall be paid by the sanitarium district, in the same way as maintenance expenses are paid. Such expense, when paid, shall be a charge against the relatives of the person responsible therefor, and if there are no such relatives, then against the place of settlement of such patient, as defined by Chapter 128, Laws 1919.
Expense chargeable against the place of settlement shall be presented to the governing body thereof, in the form of an itemized, verified claim. Such body, if satisfied that the claim accurately sets forth the expense incurred and paid by the sanitarium district, shall allow the same and direct an order or warrant to issue, as in the case of the allowance of other claims.

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

Approved February 14, 1923.

CHAPTER 18—H. F. No. 101.

An act making county attorneys the legal advisors of county tuberculosis sanitarium commissions.

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

Section 1. County attorneys made legal advisors of county sanitarium commissions.—The county attorney of every county, maintaining alone or with other counties, a county tuberculosis sanitarium, shall act as the legal advisor of the commission in charge of the sanitarium, with reference to all matters arising in his county, and with reference to such matters arising outside of his county as the commission may direct.

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

Approved February 14, 1923.

CHAPTER 19—H. F. No. 102.

An act to amend Section 723, General Statutes of Minnesota 1913, relating to county tuberculosis sanitaria.

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

Section 1. Tuberculosis sanatoria. Residence, how admitted—duties of superintendent.—That section 723, General Statutes of Minnesota 1913, be amended so as to read as follows:

Sec. 723. Any resident of a county or counties maintaining a tuberculosis sanatorium, who is afflicted with tuberculosis, whether in the incipient or advanced stage, is eligible for care in such sanatorium and may apply for admission thereto, or anyone may apply on behalf of any such individual, and the superintendent shall when conditions so warrant admit said person to such sanatorium for care and treatment. Preference shall be given to patients in the most advanced stages of the disease except that applications of residents of a county or counties where a sanatorium is located shall always have precedence over applications of non-residents, regardless of the stage of the disease of such non-resident ap-