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 sanatarium 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 sanatoria.

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

Section 1. Tuberculosis sanatoriums. 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-

plicants. The superintendent of each county sanatorium shall keep lists of applications (resident and non-resident) numbered respectively in the order in which they are received. When the conditions warrant the admission of another patient, the superintendent shall give to the applicant who is first upon the resident list, or if there be no resident list then to the applicant who is first upon the non-resident list, an order for examination directed to one of the county examiners of the state sanatorium to determine that said applicant is afflicted with tuberculosis. The fee for each examination by an examining physician shall be three dollars (\$3.00) payable out of the funds of the sanatorium for which the examination is made.

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

its passage.

Approved February 14, 1923.

## CHAPTER 20-H. F. No. 588.

An act providing that personal property taxes payable in the year 1923 shall not become or be deemed delinquent until April 1, 1923.

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

Section 1. Payment of personal property taxes extended to March 31, 1923.—That all personal property taxes due and payable in the year 1923 shall not become delinquent nor shall any penalty attach to the same until April 1, 1923.

Sec. 2. Penalty to attach April 1, 1923.—All unpaid personal property taxes due and payable in the year 1923 shall be deemed delinquent on April 1 next after they become due, and thereupon a penalty of ten per cent shall attach and be charged upon all such taxes.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approvéd February 14, 1923.

## CHAPTER 21-H. F. No. 245.

An act authorizing each city of this state now or hereafter having a population of over 50,000 inhabitants, including each city of the first class now or hereafter having and operating under a home rule charter adopted under and pursuant to Section 36, Article 4, of the State Constitution, to acquire the land necessary for and to construct, erect, maintain, own, operate and manage a public auditorium building, for the use, convenience and benefit of the city and the inhabitants\_thereof, and to levy and collect necessary taxes therefor, and to issue and sell bonds of the city to defray the cost of acquiring land for and constructing, erecting, and equipping such public auditorium building.