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

Section 1. Tuberculosis—Preventing spread thereof.—That Section 731, of the General Statutes of 1913 be amended so that it shall read as follows:

Section 731. In case any town, district or county anti-tuberculosis society or association or other society or association organized and existing for the purpose of controlling the spread of tuberculosis in this state considers it necessary to secure the services of visiting nurse or nurses or to disinfect any building, room, residence, hotel or other place in such county infected with tuberculosis or to care for, support, or maintain poor persons afflicted with tuberculosis, such society shall report such fact to the county board and shall in such report recommend the course of action advisable to be adopted by the county board in relation thereto and in accordance with the provisions of this act, and such county board shall at the next meeting of such board consider such report and recommendation and act on the same, and such county board is authorized and empowered to audit and allow bills for services rendered in carrying into effect the action of such board in relation thereto.

Sec. 2. Same—Appropriation.—That Section 732 of the General Statutes of 1913 be amended so that it shall read as follows:

Section 732. The county boards of the several counties of this state may appropriate money out of the general revenue fund of the county for the purpose of paying for the services of visiting nurses or other medical attention or advice in preventing the spread of tuberculosis in such county, or for the care, support, and maintenance of poor persons afflicted with tuberculosis, whether the county has the town or county system of caring for the poor, or for the purpose of disinfecting any building, room, residence, hotel or other place in such county infected with tuberculosis.

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

Approved April 11, 1923.

CHAPTER 217—S. F. No. 683.

An act authorising the county board in any county of this state nor or hereafter having at any time an assessed valuation of all taxable property of over $300,000,000 exclusive of money and credits, and an area of over 5000 square miles to purchase a dredge or ditching machine, for use in constructing county road ditches and for cleaning out, repairing and constructing drainage ditches in said county, and to pay for said ditching machine out of the road and bridge fund of said county.

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

Section 1. County board to purchase dredging machines in
certain cases.—That in any county of this state now or here-
after having at any time an assessed valuation of more than $300,-
000,000 exclusive of money and credits and an area of over 5000
square miles, the county board of said county is hereby authorized
to purchase in the manner provided by law for the purchase of
road machinery and equipment in said county, a dredge or ditching
machine for use by said county in constructing county road ditches
and for cleaning out, repairing and constructing county or judicial
drainage ditches in said county, payment for said dredge or ditching
machine to be made from the road and bridge fund of said county
on duly itemized and verified bill audited and allowed by said
county board as other general claims against said county are
allowed.

Sec. 2. May be used for county ditches, etc.—That said
county board after the purchase of any such dredge or ditching
machine shall have authority to use said machine on county road
ditching work anywhere in said county as shall be found advisable
by said board, and to allow said dredge or ditching machine to be
used under the direction of the county ditch inspector, county or
judicial ditch referee, or any ditch engineer, on the work of cleaning
out, repairing or constructing any judicial or county ditch in said
county, on such terms and conditions as to rental and maintenance
charges for the use thereof, as said county board shall determine to
be fair and reasonable, the charges for such rental and the expenses
of the maintenance of said machine while used on any such county
or judicial ditch work, to be paid out of the proper ditch fund of
said county upon which ditch said machine was used, all such
charges and expenses to be credited to the county fund from which
the purchase price of said dredge or ditching machine was paid in
the first instance.

Sec. 3. Shall repair and insure machine.—Said county board
shall have authority to insure said dredge or ditching machine
against loss by fire and pay the insurance premiums for such in-
surance out of said county road and bridge fund as part of the cost
of maintenance of said dredge or ditching machine, and otherwise
maintain said machine in proper repair for the purposes for which
the same was acquired, and to pay all reasonable and necessary
expenses therefor out of the road and bridge fund of said county.

Sec. 4. This act shall take effect and be in force from and after
its passage.

Approved April 11, 1923.

CHAPTER 218—S. F. No. 718.
An act to legalize mortgage foreclosure sales heretofore made:

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