

into the county treasury, *provided, that in a county having no less than 240,000 inhabitants and not more than 350,000 inhabitants, and which constitutes a single judicial district, the said revolving fund be Two Thousand Dollars (\$2,000.00).*

Sec. 2. This act shall be in force from and after its passage.
Approved April 17, 1923.

CHAPTER 303—S. F. No. 978.

An act relating to the transportation rates on cars of livestock containing a partial double deck.

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

Section 1. **Transportation rates for live stock in certain cars.**—Every car containing a double deck extending not to exceed ten feet of its length in which livestock is transported by any railway company in this state shall be considered as and have the same transportation rates applied to livestock shipped therein as a single deck car.

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

Approved April 17, 1923.

CHAPTER 304—H. F. No. 81.

An act to amend Section 2677, General Statutes of Minnesota 1913, relating to change of boundaries of school districts.

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

Section 1. **Changing boundaries of school districts.**—That Section 2677, General Statutes of Minnesota 1913, be amended so as to read as follows:

"2677. By like proceedings, and upon petition of the majority of the freeholders of each district affected, qualified to vote at school meetings, the boundaries of any existing district may be changed, or two or more districts consolidated, or one or more districts annexed to an existing district. No change in the boundaries of a district by organization of a new district or otherwise shall be made, so as to leave the old district without at least one school house used for school purposes and without *at least four sections of land*, nor shall any change of districts in any way affect the liabilities of the territory so changed upon any bond or other obligation; but any such real estate shall be taxed for such outstanding liability and interest, as if no change had been made. In case of the consolidation or annexation of districts, whether under the foregoing or any other provisions of the law, action