thereof, in such denominations as may be desired. The governing body of any municipal corporation may, by a resolution prescribing the method and terms of registration, authorize the proper officer of such municipal corporation designated in such resolution to register as to the payment of principal only any negotiable bonds heretofore or hereafter issued by such municipal corporation when requested by the purchaser or holder thereof, such registration to be by endorsement on such bonds of a certificate of registration which shall recite that the principal thereof will be payable only to such person as by such registration appears to be the owner thereof or to his legal representatives, and such resolution shall provide for the keeping of a permanent record of bonds so registered. But bonds so registered shall not extend the time of maturity, nor shall the indebtedness of the municipal corporation be by such registration increased."

Approved April 18, 1923.

CHAPTER 314—S. F. No. 438.

An act authorising the filing and recording in the office of the Register of Deeds of any County in this State of notices of liens for taxes due the United States and discharges and releases of such liens.

Be it enacted by the Legislature of the State of Minnesota:
Section 1. Liens for taxes due the United States.—That the filing and recording in the office of the Register of Deeds of any County in this State of notices of liens for taxes due the United States and discharges and releases of such liens is hereby authorized.

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

Approved April 18, 1923.

CHAPTER 315—S. F. No. 471.

An act to amend Section 688, General Statutes 1913, relating to filing vacancies in the office of county commissioner.

Be it enacted by the Legislature of the State of Minnesota:
Section 1. Filling vacancies in office of county commissioners.—That section 688, General Statutes 1913, be and the same hereby amended so as to read as follows:

"688. Any vacancy in the office of the county commissioner occurring more than thirty days before election shall be filled by a board of appointment, consisting of the chairman of the town
board of each town, and the mayor or president of each city and village, in the commissioner district in which such vacancy occurs, which shall meet at the auditor's office for that purpose, upon three days' written notice given by such auditor and served personally; provided that, if such commissioner district is wholly within the limits of an incorporated city or village, such vacancy shall be filled by the council of such municipality; provided further that if such board of appointment as so constituted consists of an even number of members and shall fail to fill such vacancy within ten days after the date of the first meeting thereof, upon notice given to him by the county auditor the county attorney shall also become and be a member. Absence from the county for six successive months shall be deemed to create a vacancy.

Approved April 18, 1923.

CHAPTER 316—S. F. No. 480.

An act to provide for the manner of dissolving consolidated school districts and re-organizing the original school districts, or parts of districts comprising the same.

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

Section 1. Consolidated school districts may be dissolved. —Any consolidated school district, which has not issued any bonds since its organization, and in which district the voters thereof have voted against issuing bonds may be dissolved in the following manner:

Upon presentation, prior to May first of any year, the clerk of any such consolidated school district of a petition signed and acknowledged by at least twenty-five (25) per cent of the resident free-holders, qualified to vote at school meetings, of such consolidated school district, asking that the question of the dissolution of such consolidated school district be submitted to the qualified voters of said district, the clerk shall, within ten days, cause ten days posted notice to be given in each of said original school districts, or parts of districts, and one week's published notice, if there be a newspaper published in such original school districts or parts of districts, of an election or special meeting to be held, at a time and place specified in such notice, to vote upon the question of such dissolution.

Sec. 2. Voters of district to vote on question of dissolution. —At such meeting the electors shall elect from their number a chairman and clerk who shall be the officers of the meeting. The chairman shall appoint two tellers, and the meeting and election shall be conducted as are annual meetings in consolidated school districts. The vote at such election or meeting shall be by ballot, which shall read “For Dissolution” or “Against Dissolution”.