CHAPTER 2.—S. F. No. 133

(Not in G. S. 1923.)

An act to repeal Chapter 17 of the special laws of Minnesota for 1889 as amended by Chapter 112 of the Special Laws of Minnesota for 1891 and other acts, cstablishing a municipal court for the City of Tower, State of Minnesota, and repealing all sections and parts of sections of the home rule charter of said City of Tower relating to said Municipal Court.

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

Section 1. Municipal Court in City of Tower abolished.—That Chapter 17 of the Special Laws of Minnesota for the year 1889 as amended by Chapter 112 of the Special Laws of Minnesota for 1891 and other acts, establishing a Municipal Court for the City of Tower, State of Minnesota, be and the same hereby is repealed.

Sec. 2. Certain sections of home rule charter repealed.— That all sections and parts of sections of the Home Rule Charter of the City of Tower of the State of Minnesota, relating to the Municipal Court of said City of Tower, be and the same hereby are repealed.

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

Approved January 28, 1925.

CHAPTER 3.—S. F. No. 125

An act to legalize and validate acknowledgements taken by notaries public who were members of the Legislature at the time of taking such acknowledgments and the recorded instruments and records thereof bearing such acknowledgments.

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

Section 1.—Certain acknowledgements legalized. That every acknowledgement taken by any member of the Legislature of this State as a notary public, who at the time of taking such acknowledgement was a member of said State Legislature, is hereby legalized and made valid, and all deeds, mortgages and other instruments affecting the title to or creating liens upon any real estate within this State, bearing such acknowledgment, which have been recorded in the proper County in this State, are, together with the record thereof, hereby legalized and made valid and effectual to all intents and purposes and of the same force and effect in all respects, for the purpose of notice, evidence and

otherwise, as if such defect of acknowledgment and record had not existed.

Sec. 2. Not to affect pending actions.—Provided that the provisions of this act shall not apply to or affect any action or proceeding now pending in any of the courts of this State.

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

after its passage.

Approved January 29, 1925.

CHAPTER 4.—S. F. No. 13

An act relating to the date of election and election and terms of office of all elective officers in villages now or in any year hereafter having an assessed valuation of seven hundred and fifty (\$750.00) dollars or upwards, per capita of population according to the last Federal census, and fixing the fiscal year in such villages, and repealing all inconsistent acts or parts of acts.

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

Section 1. Application of act.—This act shall apply to all villages in the State of Minnesota organized under any laws of the state which have an assessed valuation of seven hundred and fifty dollars (\$750.00) or upwards per capita of population according to the last preceding federal census at the time the question

of its applicability arises.

Sec. 2. Officers to be elected.—In all villages in this state the resident electors shall choose the following named officers under the provisions of this act, namely: A treasurer, two constables, and a village council composed of a president, a clerk and three trustees; and if said village is a separate election district, an assessor; and if there be no municipal court established in such village, two justices of the peace. All officers chosen having qualified as such, shall hold office until their successors qualify. Vacancies in office may be filled, for the remainder of the term for which said respective officers were elected, by the village council.

Sec. 3. Terms of certain officers continued.—All elective officers in such villages in office when this act takes effect shall hold their offices for the terms for which they were elected, and any officers whose terms would otherwise expire prior to January 1st, 1926, shall continue to hold office until the end of December 31st, 1925, and there shall be no village election held in March.

1925.

Sec. 4. Date of election. Terms of office. Municipal Court.
—On the first Tuesday after the first Monday of December, 1925, and on the first Tuesday after the first Monday of December of