

improvements and to clear public highways adjacent to such sites from rock obstruction.

Accurate account shall be kept by the department of such city having in charge the operation of the removal and disposal of rock, of the exact quantity of such rock or crushed rock manufactured therefrom, removed and used either by the city upon its highways, or sold to contractors for such use, or for use in making any other improvements, under city authority or franchise.

If the city uses said rock or crushed rock manufactured therefrom, upon its highways, then that department of the city charged with maintenance of streets shall pay into a special fund of such city to be known as "Quarry and Dock Fund," an amount of money equivalent to what it would fairly expend for such material if elsewhere obtained in said city.

If such rock is sold to contractors engaged in construction of public improvements in said city, or under franchise from it, then the moneys so derived shall likewise go into said "Quarry and Dock Fund." The moneys in said fund shall be used for payment of interest on said bonds and for the retirement and payment of the principal thereof, and for no other purpose. Recourse to a tax levy shall in no case be had, unless there is a deficiency in said special fund to pay such interest or principal.

If any tax levy shall be necessary to provide for any deficit in said fund, the amount so levied shall be restored to the General Fund of said city, out of proceeds of such fund as soon as it is sufficient for such purpose.

**Sec. 5. Not to effect provisions of charter.**—Nothing herein contained shall be construed to repeal or modify the provisions of any charter adopted pursuant to Section 36, Article 4 of the Constitution of this State requiring the question of the issuance of bonds to be submitted to a vote of the electors.

**Sec. 6. Application.**—This act shall apply to cities operating under Home Rule charters adopted pursuant to Section 36 of Article 4, of the State Constitution, and the powers granted in this act are in addition to all existing powers of such cities.

**Sec. 7.** This act shall take effect and be in force from and after its passage.

Approved March 16, 1925.

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CHAPTER 65—S. F. No. 80.

*An act to legalize mortgage foreclosure sales heretofore made.*

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

**Section 1. Certain mortgage foreclosure sales legalized.**—That in all mortgage foreclosure sales by action, wherein heretofore

the report of sale has been confirmed by order filed in the action, and the certificate of sale was thereafter executed in proper form and recorded more than twenty days after such confirmation, such certificate, and the record thereof, are hereby legalized with the same effect as if such certificate had been executed, acknowledged and recorded within such twenty days, provided that the provisions of this act shall not apply to or affect any action now pending involving the validity of such sale.

Approved March 17, 1925.

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#### CHAPTER 66—S. F. No. 160.

*An act legalizing and confirming certain conveyances made by towns of lands used as public burial grounds, title to which became vested in said towns by virtue of Section 1013, General Statutes 1923.*

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

**Section 1. Conveyances of land for burial grounds legalized.**—That all conveyances of lands used as public burial grounds made between January 1, 1924, and August 1, 1924, by towns which became vested with title to said lands by virtue of *Section 1013, General Statutes 1923*, be and the same are legalized and confirmed; Provided, however, that the grantee in any such deed shall take and hold the title to said land transferred by such deed for burial and cemetery purposes only according to the laws of this state without power or authority to remove any bodies buried in any such cemetery except in the manner provided by law.

Approved March 17, 1925.

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#### CHAPTER 67—S. F. No. 235.

(Sec. 5686, G. S. 1923.)

*An act to amend Chapter 35 of the General Statutes of Minnesota for the year 1913, as amended by Chapter 282 of the General Laws of Minnesota for the year 1917, relating to the admission of attorneys to practice in Minnesota.*

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

**Section 1. Certain persons admitted to practice of law.**—That Chapter 35 of the General Statutes of Minnesota for the year 1913, as amended by Chapter 282 of the General Laws of Minnesota for the year 1917 be amended by adding to Section 4946 the following paragraph: