the salary of the municipal judge; and provided further, that any such special municipal judge shall not be prohibited from practicing in the said municipal court or in any other court, but he shall not sit in the trial of any cause or proceeding wherein he may be interested, directly or indirectly, as counsel or attorney, or otherwise.

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

Approved April 19, 1927.

CHAPTER 277-S. F. No. 686.

An act to amend Laws 1919, Chapter 20, as amended, entitled "An act to provide whole family proctection for members of 'fraternal benefit societies."

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

Section 1. Fraternal benefit societies may furnish whole family protection.—That Section 1 of Chapter 20, Laws 1919, (General Statutes 1923, § 3454) as amended by Laws 1921, Chapter 111, and Laws 1925. Chapter 322, is amended to read as follows:

"Section 1. Any fraternal beneficiary association authorized to do business in this state and operating on the lodge plan may provide in its constitution and by-laws, in addition to other benefits provided for therein, for the payment of death or annuity benefits upon the lives of children below the age of sixteen years at next birthday. Any person responsible for the support of a child may make application for such benefits; but neither such person nor the parent of such child need be a member of such association. Provided that such society has a class of adult membership carrying life insurance certificates at a rate of contribution at least equal to those known as National Fraternal Congress rates, or upon a table based upon the society's own experience of at least twenty years, covering not less than one hundred thousand lives, with an interest assumption of not more than four per centum per annum, or any higher standard at the option of the society, to which juvenile certificate holders shall be transferred without medical re-examination upon attaining the age of sixteen years. Any such association may, at its option, organize and operate branches for such children and membership in local lodges and initiation therein shall not be required of such children, nor shall they have any voice in the management of the association. The total benefits payable by such society as above provided shall in no case exceed the following amounts at ages at next birthday at the time of death, respectively, as follows: One, twenty dollars; two, fifty

dollars; three. seventy-five dollars; four, one hundred dollars; five, one hundred thirty dollars; six, one hundred sixty dollars; seven, two hundred dollars; eight, two hundred fifty dollars; nine, three hundred twenty dollars; ten, four hundred dollars; eleven, five hundred dollars; twelve, six hundred dollars; thirteen, seven hundred dollars; fourteen, eight hundred dollars; fifteen, nine hundred dollars; sixteen years where not otherwise authorized by law, one thousand dollars, and shall be payable to the estate of the child or to the person or persons responsible for the support of the child and named as beneficiary in the certificate."

Sec. 2. Law repealed.—Section 6, Chapter 20, Laws 1919, is hereby repealed.

Approved April 19, 1927.

CHAPTER 278-S. F. No. 668.

An act authorizing University of Minnesota to convey to the Summit Cemetery Association of Morris, Minnesota, certain parccls of land in the County of Stevens, State of Minnesota, in exchange for other parcels of land, in said County.

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

Section 1. State University to convey certain lands.— University of Minnesota is hereby authorized and empowered to grant, bargain, sell and convey to the Summit Cemetery Association of Morris, Minnesota, the following parcel of land in the County of Stevens, State of Minnesota, to-wit:

All that part of Sections 35 and 36 Township 125 North, Range 42 West of the Fifth principal meridian more particularly described as follows, to-wit:

Beginning at a point 440 feet West and 100 feet North of the quarter section corner common to said sections 35 and 36 and running South 100 feet; thence East 670 feet; thence North 560 feet to the right of way of trunk highway No. 28; thence Southwesterly along said right of way to the point of beginning, and containing about five acres of land.

The parcel of land above described in this section shall be conveyed by warranty deed free from encumbrances.

Sec. 2. University of Minnesota in order to round out its present campus and to make more contiguous and rectangular its land holdings at the West Central School of Agriculture, is hereby authorized and empowered to acquire in exchange for sa.d parcel of land and as consideration therefor from the Summit Cemetery Association of Morris, Minnesota, the conveyance, by warranty deed, free from encumbrances of the following described parcel of land in said