

report an itemized statement of the time spent upon each system and the expense incurred in connection therewith. It shall be the duty of the county board at as early a date as possible following the filing of such report with the county auditor to proceed and have such repairs made as provided in section 54 of this act, and the county board is hereby authorized to act upon said report in the manner of repairing or cleaning out any drainage system or part thereof without any further petition than simply the filing of such report. *Provided that if the inspector shall find or have reason to believe from such examination and investigation that the cleaning out or repair of any such drainage system or portion thereof is made necessary through the negligence of the owner of the land on whose premises the repairs are to be made, who himself or by tenant has wilfully filled in said ditch, he shall so state in his report, whereupon said county board or district court shall cause notice to be served upon the owner of said premises on which any such repairs are to be made, requiring said owner to repair or cause to be repaired the ditch or portion of said ditch in the manner recommended by said engineer, said ditch to be repaired within the time prescribed in said notice. If the owner fails to repair said ditch or cause same to be repaired in compliance with said notice, the said county board may proceed to repair same as above, specified and it shall be the duty of the county auditor to make a statement showing the estimated repair expense in repairing said ditch and file same in the office of the register of deeds of the county in which said premises are situated and assess against such premises for the full amount of such expense.*

Approved April 22, 1927.

CHAPTER 360—H. F. No. 933

An act to amend Section 5190, General Statutes 1923, relating to general supervision of the Railroad and Warehouse Commission over warehousemen in certain cities and villages.

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

Section 1. **Bonds to be filed.**—Section 5190, General Statutes 1923, is hereby amended so as to read as follows:

“5190. Every warehouseman applying for and receiving a license from the commission as provided for in this act, shall file with the commission, and acceptable to the commission, a surety bond to the State of Minnesota. Such bonds shall be in the amount of \$50,000.00 for warehousemen operating in cities of the first class, and in an amount to be determined by the commission as reasonable for warehousemen in cities and villages subject to this

act other than in cities of the first class, said bonds to be conditioned for the faithful discharge of all duties as a warehouseman operating under this act, and full compliance with the laws of the state and rules, regulations and orders of the commission relative thereto."

Approved April 22, 1927.

CHAPTER 361—H. F. No. 1277

An act to amend Section 1, Chapter 60, General Laws 1919, authorizing county commissioners to appropriate moneys to assist in the construction, improvement and maintenance of connecting roads and streets, and bridges thereon, in certain cities.

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

Section 1. County Commissioners may appropriate money for connecting roads and bridges.—That Section 1, Chapter 60, General Laws 1919, be and the same hereby is amended to read as follows :

"Section 1. The county commissioners of counties in this state may appropriate such reasonable sums of money as deemed proper to assist in the construction, improvement and maintenance of roads and streets, and bridges thereon, within the limits of cities within said counties, which such roads and streets, and bridges thereon, connect with, and are extensions of, roads in such counties outside of such cities, but leading into such cities. *And such counties may also appropriate such reasonable sums of money as deemed proper to assist in the construction, maintenance and improvement of streets in such cities which are rural mail routes.* Provided, however, that this act shall apply only to such cities wherein the assessed valuation of all property therein for taxation purposes, shall exceed ninety-five per cent of the assessed valuation of all property for taxation purposes in the entire county within which such cities are located, and provided further that any moneys appropriated hereunder shall be expended under the direction of the city authorities."

Sec. 2. Inconsistent acts repealed.—*All acts or parts of acts inconsistent herewith are hereby repealed.*

Approved April 22, 1927.

CHAPTER 362—H. F. No. 1375

An act to repeal General Statutes 1923, Sections 8684 and 8685, relating to the payment by the state to the several counties