Section 1726-9. This act shall only apply to cities the limits of which also constitute a separate school district; and which are located wholly within one county.

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

Approved April 24, 1931.

CHAPTER 319—S. F. No. 519

An act relating to the correction of errors in recorded plats by the recording of corrected and supplemental plats in certain cases.

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

Section 1. Certain plats may be corrected.—That in all cases .. where the plats, or what purport to be plats, of any portion of the lands contained within any town, village or city of this state of additions or subdivisions thereof, which have been executed and filed in an office of any register of deeds previous to January 1st, 1915, fail to identify or correctly describe the land to be so platted or to show correctly upon their face the tract of land intended or purported to be platted thereby, or any such plats are defective by reason of the plat and the description of the land purported to be platted thereby being inconsistent or incorrect, or there exists a defect in the execution of said plats on the part of the grantors thereof, the governing board or council of the municipality containing land so platted or purported to be so platted may authorize, within six months from the passage of this act, referring by the record book and page of such plat or plats in the office of the register of deeds to the plat or plats to be correct, the making of one or more plats which shall correctly show on the face thereof and by description the land intended to be platted, which plat or plats may vary from the original plats in description as to lots and blocks to suit the best purpose and secure the best results, and such plat or plats, in a declaration thereon, shall recite such resolution and shall identify each separate tract of land described therein with such tract of land in the purported plat or plats intended to be corrected thereby, and shall be certified by the proper officers

of the municipality as to authorization and by an engineer or surveyor as to correctness, and the signatures of such persons shall be acknowledged in like manner as a deed.

Such plat or plats when so certified and acknowledged may be filed in the office of the register of deeds and the declaration thereon may be recorded at length in a "Book of Plat Certificates"; and when so filed and recorded such plat or plats and declaration together with the record thereof be prima facie evidence in all matters shown or stated therein as to the lands covered thereby.

This act shall not apply to a city whose charter provides for official supervision of plats by municipal officers, commission or board.

Approved April 24, 1931.

CHAPTER 320—S. F. No. 595

An act authorizing the city council or other governing body of any city of this state now or hereafter having a population of more than 50,000 inhabitants to reinstate injured fireman or police officers.

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

- Section 1. Injured firemen or policemen may be reinstated.—That in any city of this State now or hereafter having a population of more than 50,000 inhabitants the city council or other governing body in such city is hereby authorized and empowered to reinstate any injured fireman or policeman at any time within a period of five years after the date of an injury received in the course of his duties as such or the date of any sickness or incapacity which sickness or incapacity is traceable solely to his services as such fireman or policeman.
- Sec. 2. Inconsistent acts repealed.—All laws or provisions or parts thereof inconsistent herewith are hereby repealed.
- Sec. 3. This Act shall take effect and be in force from and after its passage.

Approved April 24, 1931.