recreation grounds, and in the encouragement, aid, and maintenance of county co-operative work and education in agriculture and home economics, and in aid and furtherance of the object and purpose of the Farm Bureau Association in said county. And such county may, from time to time, by resolution of the County Board, appropriate, from the County Revenue Fund, such sum or sums as may by the Board be deemed necessary to suitably maintain, improve and care for said property for such use and purpose, not exceeding, however, the sum of \$500.00 in any one year."

Approved March 7, 1933.

CHAPTER 60-S. F. No. 96

An act to increase and enlarge the general powers of the Village Council of any village now or hereafter having a population of 8,000 inhabitants, according to the last federal census, and to authorize the establishment and maintenance of a Public Charity Bureau for the purpose of providing public relief to the inhabitants thereof; a Recreational Department to establish and maintain recreational facilities for the general public; a Bureau of Information and Publicity to furnish tourists information and advertise the business, recreational, and industrial facilities of the community; and to authorize the payment of the expenses incurred by the governing officers, thereof, in the performance of their duties.

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

- "Section 1. Village may establish charity bureau.—The village council of any village now or hereafter having a population of more than 8,000 inhabitants may establish and maintain a public charity bureau for the purpose of providing public charitable relief to the poor therein.
- "Sec. 2. May establish recreational department.—Such village council may establish and maintain a recreational department for the purpose of establishing and maintaining recreational facilities for the general welfare of the inhabitants of such village.
- "Sec. 3. May establish bureau of information and publicity.—Such village council may establish and maintain a bureau, of information and publicity for the purpose of furnishing tourists information and for outdoor advertising and for preparing, publishing and circulating information and facts concerning the recreational facilities and business and industrial conditions of the community.

- "Sec. 4. May pay expenses from general fund of village.— The village council of such villages coming within the classifications of Section 1 of this act are further authorized and empowered to pay from the general fund of such municipalities, the expenses incurred by the governing officers in the performance of their official duties, provided, that this shall not be construed as authorizing trips for lobbying purposes or trips to meetings or conventions not in connection with specific municipal projects pending before the officer making the trip.
- "Sec. 5. Limitations on expenditures.—All expenditures for the purposes herein set forth shall be within the statutory limits upon tax levies in said village."

Approved March 7, 1933.

CHAPTER 61-S. F. No. 325

An act to amend paragraph (11) of Section 4275, General Statutes 1923, as amended by Chapter 161, Laws of 1925, relating to remarriage and compensation of dependent widows under the Workmen's Compensation Act.

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

- Section 1. Compensation on remarriage of widow.—That paragraph (11) of Section 4275, General Statutes 1923, as amended by Chapter 161, Laws of 1925, be and the same is hereby amended so as to read as follows:
- "(11) In the case of remarriage of a widow without dependent children she shall receive a lump sum settlement equal to one-half of the amount of the compensation remaining unpaid, without deduction for interest, but not to exceed two full years' compensation. In case of remarriage of a widow who has dependent children the unpaid balance of compensation which would otherwise become her due shall be payable to the mother, guardian, or such other person as the Industrial Commission may order for the use and benefit of such children during dependency; provided that if the dependency of the children ceases before the equivalent of two years of the mother's compensation has been paid to the Children, the remainder of the two years' compensation shall be payable in a lump sum to the mother without deduction for interest. The payments as provided herein shall be paid within sixty (60) days after written notice to the employer of such remarriage or that the dependency of children has ceased; provided, however, that no