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

Section 1. **Definitions.**—The word "municipality" as used herein, shall be held to mean and include the various counties, cities, villages, boroughs, towns and school districts in the State of Minnesota.

Bonds validated .- Whenever the State Board of Sec. 2. Investment shall have heretofore loaned the funds of the State of Minnesota to any municipality in this state, the validity of the bonds issued by said municipality to the state shall never be questioned except upon the ground that the same and the loan made thereon was not approved by the State Board of Investment; that the bond in question made the entire bonded indebtedness exceed fifteen (15) per cent of the assessed valuation of the taxable property of the municipality issuing such bonds; that such bonds bear a lower rate of interest than three (3) per cent; that such bonds run a shorter period than five years, or for a longer period than twenty years; or that the principal thereof was never paid by the state to, or received by, the officers of the municipality issuing the same; and no change of the boundary lines of any such municipality shall relieve the real property therein at the time of the issuing of such bonds from any liability from taxation to pay for the same, and all such bonds so purchased are hereby declared to be the valid and subsisting indebtedness of each municipality respectively issuing the same.

Approved April 4, 1933.

CHAPTER 151-S. F. No. 652

An act to amend Mason's Minnesota Statutes of 1927, Section . 10935, Subdivision (2), relating to legal newspaper qualifications.

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

Section 1. Qualifications of legal newspaper.—That Mason's Minnesota Statutes of 1927, Section 10935, Subdivision (2), be and the same is hereby amended to read as follows:

"(2) It shall be issued at least once each week, and if a daily • at least six days of each week, from a known office established in such place for publication and equipped with skilled workmen and the necessary material for preparing and printing the same; except in any week in which a legal holiday or Thanksgiving day is included, not more than five issues of a daily paper shall be necessary,

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provided that part of the press work shall be done in its known office of publication, except in cities of the first class when the press work may be done *anywhere in the state*; and provided that when any newspaper is issued from an office located within a city of the fourth class, and is printed in an adjoining city of the first class, its said office need not be equipped with skilled workmen and the necessary material for preparing and printing the same.

Section 2. This Act shall take effect and be in force from and after its passage.

Approved April 4, 1933.

CHAPTER 152-S. F. No. 691

An act authorizing the county board of any county in this state now or hereafter having a population of over 200,000 inhabitants and an area of over 5,000 square miles, to pay actual damages for personal or property damage heretofore sustained within six months prior to January 1, 1933, by any person by reason of the collapse and settlement of a county highway destroying the property of any such person while actually engaged in the discharge of his duties as a county road superintendent for said county.

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

Section 1. County Board may settle and adjust-claims for damages in certain cases.—That in any county of this state now or hereafter having a population of over 200,000 inhabitants and an area of over 5,000 square miles, the county board of such county shall have authority to settle and adjust any claim against such county for personal or property damage sustained within six months immediately prior to January 1, 1933, by reason of the collapse and settlement of a county highway destroying the property of any such person, which property was used by such person in the performance of his duties as county road superintendent at the time of the collapse and settlement of said county highway, subject to the right of appeal from the allowance of any such claim as is now provided by law.

Sec. 2. Effective May 1, 1933.—This act shall take effect and be in force from and after May 1, 1933.

Approved April 4, 1933.

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