out of the Military Camp Construction Fund which moneys shall be used by the District for the retirement of a portion of certain bonds now outstanding against the District and which is based upon the proportionate amount of land taken out of the school district for military purposes.

Approved April 8, 1933.

CHAPTER 181-H. F. No. 1110

An act changing the time for the holding of the city elections in certain counties operating under Laws 1895, Chapter 8.

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

- Section 1. City election in certain cities.—The regular city election in all cities in this state, operating under laws 1895, Chapter 8 and having a population of less than 3500 inhabitants, shall be held on the first Tuesday after the first Monday in November of each even numbered year.
- Sec. 2. Officers to hold over in certain cases.—There shall not be any city election in such cities in the year 1933, and elective and appointive officers, now holding office in said cities, shall continue to hold their respective offices until the first Tuesday after the first Monday in the year 1935, or until their successors are elected or appointed and have qualified, unless such officers are removed in the manner provided by law.

Approved April 8, 1933.

CHAPTER 182-H. F. No. 1170

An act to amend Mason's Minnesota Statutes of 1927, Section 301, relating to the preparation of ballots for primary elections.

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

Section 1. Ballots for primary election.—That Mason's Minnesota Statutes of 1927, Section 301, be amended so as to read as follows:

"301. The auditor of each county in which said primary election is held shall have printed a sufficient number of separate primary election ballots, varied as may be necessary for the several districts and wards. Said primary election ballot shall be in the same general form as to size and kind of type to be used, as is provided for the general election ballot, so far as practicable. The names of candidates under headings properly designating each official position, shall be rotated upon the ballot in the printing so that the names of all candidates for each office shall be so alternated on the ballots used in each election district that they shall appear thereon substantially an equal number of times at the top, at the bottom, and in each intermediate place, if any, of the list or group in which they belong.

The official charged with the preparation and distribution of such ballots shall prepare instructions to the printer for rotating, laying and tabbing such ballots, which shall first be approved by the legal advisor of said official before delivery to the printer. In computing the method for making the rotation of names the least common multiple of the number of names in each of the several groups of candidates shall be used and the number of changes made in the printer's forms in printing such ballots shall correspond with said multiple; provided, that groups of more than five candidates shall not be considered in making such computation and such groups may vary sufficiently in rotating to conform to the rotation for groups of five or less. Before any printer is awarded any contract for printing such ballots he shall be required to furnish a good and sufficient bond in such sum as the official awarding such contract shall designate, which shall not be less than \$1,000.00 nor more than \$5,000.00, conditioned that he will print such ballots in conformity with the law and such instructions. There shall be no printing on the back of the ballots, except the necessary ruled lines for the initials or names of the judges with the proper official designation printed under such lines; provided, that all offices for which no candidate is to be voted for at such primary election shall be omitted from the ballot; provided, that in all city primary elections in cities having home rule charters the officers designated in such charters shall prepare primary ballots for such city elections in accordance with the provisions of this section."

Approved April 8, 1933.