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

Section 1. Funding bonds to retire outstanding obligations in certain school districts.—That Laws 1933, Chapter 54, Section 2 be and the same hereby is amended to read as follows:

"Section 2. Such funding bonds shall be the direct and general obligations of the independent school district issuing same and shall be authorized by resolution duly adopted by the governing body of such district, which resolution shall set out the amount of the floating indebtedness to be funded and provide for the details of the bonds to be issued. Such bonds shall bear interest at not to exceed six per cent per annum payable semi-annually and shall mature in not to exceed twenty (20) years from the date thereof but otherwise said bonds shall mature in such amounts and at such times and shall be subject to such conditions as to redemption or payment before maturity as may be authorized by resolution duly adopted by the said governing body.

Approved April 21, 1933.

CHAPTER 384—S. F. No. 1737

An act authorizing any city of the first class to appropriate money for the payment of a municipal organ in certain cases.

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

Section 1. Certain cities of the first class may appropriate money to pay for pipe organ.—Any city of the first class that has heretofore installed a pipe organ in its municipal auditorium, and has failed or refused to pay the full amount of the claim for said organ is hereby authorized to appropriate not to exceed \$40,000 as a final payment therefor. This appropriation to be made from any moneys that may be available.

Approved April 21, 1933.

CHAPTER 385—S. F. No. 1667

An act to amend Mason's Minnesota Statutes of 1927, Section 3161, relating to legal settlement for poor relief purposes.

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

Section 1. Legal settlement for poor relief purposes.—That Mason's Minnesota Statutes of 1927, Section 3161, be and the same hereby is amended to read as follows:

"3161. Every person, except those hereinafter mentioned, who has resided one year continuously in any county, shall be deemed to have a settlement therein, if it has the county system; if it has the town system, he shall have a settlement in the town, city or village therein in which he has longest resided within such year. Every person who has resided one year continuously in the state, but not in any one county, shall have a settlement in the county in which he has longest resided within such year, if it has the county system; if it has the town system, his settlement shall be in the town, city or village therein in which he has longest resided within such year. The time during which a person has been an inmate of a hospital, poorhouse, jail, prison, or other public institution, and each month during which he has received relief from the poor fund of any county or municipality, shall be excluded in determining the time of residence hereunder. Every minor not emancipated and settled in his own right shall have the same settlement as the parent with whom he has resided.

A settlement in this state shall be terminated and lost by:

- 1. Acquiring a new one in another state.
- 2. By willful absence for a period of 30 days from this state.
- 3. By acquiring a new one in this state."

Approved April 21, 1933.

CHAPTER 386-S. F. No. 1725

An act to limit the amount of form mortgage loans to be made by the Department of Rural Credit under the provisions of Chapter 225, Laws 1923, as amended, providing for the refundment of certain application fees, and appropriating moneys therefor.

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

Section 1. Farm mortgage loans by rural credit department limited.—The power and authority of the Department of Rural Credit to make rural credit loans is hereby limited to the making and completion of all such loans applications for which have hereto-