

situated in any such city and to defray the expense thereof from the balance of the proceeds of the issuance and sale of any such bonds issued by any such city.

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

Section 1. **May reconstruct auditorium.**—That Chapter 397, General Laws of 1929, be amended by adding to Section 21 thereof the following:

The City Council of any such city issuing and selling bonds as herein authorized for the purpose of defraying the expense of acquiring land for erecting, equipping, and furnishing any such joint court house and city hall building is hereby authorized and empowered without reference to any such advisory court house and city hall building commission or other public body or bodies, to reconstruct, remodel, and improve the theater section of any municipal auditorium building located in any such city and to defray the expense, not in excess of the sum of Twenty-five Thousand Dollars (\$25,000.00), of reconstructing, remodeling, and improving the theater section of any such building from the balance of the proceeds of the issuance and sale by any such city of any such bonds, remaining after the expense of acquiring land for erecting, equipping, and furnishing any such joint court house and city hall building has been defrayed as herein provided.

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

Approved April 21, 1933.

CHAPTER 401—H. F. No. 2025

An act to reappropriate certain balances for the payment of the salary of the Lieutenant Governor and the salary and mileage of the members of the Legislature and for the payment of the per diem of the officers and the employees of and all the other expenses of the Legislature—including payment for necessary supplies therefor.
Be it enacted by the Legislature of the State of Minnesota:

Section 1. **Unexpended balances reappropriated.**—The unexpended balances remaining of the sums appropriated by Chapter 76, General Laws 1931 and Chapter 336, General Laws 1931, or so much thereof as may be found necessary, be and the same

hereby are reappropriated for the payment of the salary of the Lieutenant Governor and the salary and the mileage of the members of the Legislature and for the payment of the per diem of the officers and the employees of and all other expenses, of the Legislature—including payment for necessary supplies therefor.

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

Approved April 21, 1933.

CHAPTER 402—H. F. No. 210

An act relating to and authorizing the creation, establishment and maintenance of state reforestation or flood control projects, or wild game preserves, or other public state purposes, and providing among other things for their management and control; defining certain offenses therein, and prescribing penalties for their violation; providing for the acquisition by the State of unredeemed tax delinquent lands therein and the use and disposition of such lands for such purposes; providing for the sale and exchange of such lands; providing means for the payment and retirement of county bonds secured in part by assessments on lands so to be acquired, and for the payment of school district and township bonds secured in part by tax levies thereon, and protecting the credit of the State, its political subdivisions and municipal corporations by preventing default in the payment of such bonds; defining the powers and duties of the counties and their officers in respect thereto; providing for the levy and collection of taxes for the purposes thereon and for the issuance of certificates of indebtedness in anticipation of such taxes.

Whereas, the laws of the State of Minnesota, in force prior to the year 1925, relating to public drainage ditches authorized the establishment of such ditches upon petitions signed by a small number of property owners, and upon hearings held thereon, the general tax payers were not adequately represented; and

Whereas, upon the establishment of each of such ditches it was found and determined by the constituted authorities that the establishment and construction thereof would be a public utility or benefit or would promote the public health; and

Whereas, under such laws it was mandatory upon the boards of county commissioners and other county officials to issue and