Sec. 62. I. The provisions of Mason's Minnesota Statutes of 1927, Sections 7453, 7454, 7457-12, 7457-13, 7457-14, 7457-15, 7457-16, 7457-17, 7457-18, 7458, 7459, 7460, 7461, 7462, 7464, 7465, 7466, 7467, 7468, 7469, 7470, 7470-1, 7470-2, 7470-3, 7470-5, 7470-6, 7470-7, 7470-8, 7470-9, 7470-10, 7470-11, 7471, 7472, 7477, 7478, 7479, 7480, 7481, 7483, 7484, 7489, 7491, 7518, 7522, 7776, 7778, 8015, 8016, 8017, 8019, 8022, 8023, 8024, 8025, 8026, 8027, 8028, 8029, 8030, 8031, as amended, shall not apply to corporations formed under this Act; nor shall they apply to any existing corporation after it comes under this Act in accordance with the provisions of Section 61 of this Act.

Sec. 13. Who may come under act.—That a new section to be known as Section 65 be added to Laws 1933, Chapter 300, reading as follows:

Sec. 65. Any corporation organized under or possessing a charter granted by a special act or acts of the Legislature of the State or Territory of Minnesota, which accepts and comes under this Act, shall be and remain subject to and shall not thereafter by amendment become divested of the duties, obligations and liabilities to the State or public imposed by such special act or acts or by the charter so possessed which would not be imposed on it if organized under this Act; but such corporation by accepting and coming under this Act shall thereby forfeit and surrender all rights, privileges, immunities, and franchises which it may have by reason of such special act or acts or by the charter so possessed, to the extent that such rights, privileges, immunities, and franchises could not be possessed by a corporation organized under this act, provided that nothing contained in this section shall be construed so as to deny to a corporation organized under or possessing a charter granted by such special act or acts which accepts and comes under this Act any right, privilege or power possessed by a corporation organized under this Act.

Section 14. This act shall take effect and be in force from and after its passage.

Approved April 5, 1935.

## CHAPTER 118—H. F. No. 712

An act determining and fixing the time within which assessors are required to perform their duties and their com-

pensation in villages, townships and certain cities in counties having a population of more than 450,000 inhabitants and an assessed valuation, including monies and credits, of more than \$450,000,000.00.

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

- Section 1. Compensation of assessors in certain counties. -That in all towns, villages and cities other than cities of the first class and cities now or hereafter having home rule charters containing provisions in conflict with this Act which are situated in counties having a population of not less than 450,000 inhabitants and an assessed valuation, including monies and credits, of more than \$450,000,000.00, the assessor and each deputy assessor of each such town, village and city, shall be entitled to compensation for each day's service necessarily rendered by him, the sum of Five dollars, not exceeding, however, 120 days in any one year, and mileage at the rate of Five cents per mile for each mile necessarily traveled by him in going to and returning from the County Seat of such county to attend any meeting of the assessors of such county which may be legally called by the Minnesota Tax Commission and also for each mile necessarily traveled by him in making his return of assessment to the proper officer of such county.
- Sec. 2. Time for performance of duties of assessors in certain counties.—The duties of the assessor in towns, villages and cities affected by this Act shall be as now prescribed by law, and shall be performed between the first Monday in April and the last Monday in July of each year.
- Sec. 3. Inconsistent acts repealed.—All acts and parts of acts inconsistent herewith are hereby superseded, modified, or amended so far as necessary to give effect to the provisions of this act.

Approved April 5, 1935.

## CHAPTER 119-S. F. No. 116.

An act authorizing counties, cities, villages, boroughs, towns and school districts to effect agreements for adjustment of their indebtedness, with or without use of Sections 78, 79 and 80 of the act of Congress of July 1, 1898, as amended by the act approved May 24, 1934, being Public Number 251 of the 73rd Congress, 48 United States Statutes at Large 798,