expenses as enumerated in Section two hereof, provided that on and after July 1, 1935, the State Highway Department shall reimburse said fund for moneys paid to its employes or their dependents at such times and in such amounts as the Industrial Commission may by order require.

(2) Departments or divisions of the state which are not self-sustaining to any substantial degree shall at the end of every biennium beginning June 30, 1935, pay into said fund such sum as the Industrial Commission shall certify has been paid out of said revolving fund during said biennium to employes of said departments or divisions or the dependents of said employes on account of compensation, medical, hospital or other expenses as enumerated in section two hereof. It is hereby made the duty of the heads of such departments of the state to anticipate and make provision for said payments by including them in their budget requests to the legislature.

(3) Departments or divisions thereof which are partially self-sustaining shall at the end of every fiscal year pay into said fund such proportion of the sum which the Industrial Commission shall certify has been paid out of said revolving fund during said year to employes of said departments or divisions thereof or the dependents of said employes on account of compensation, medical, hospital or other expenses as enumerated in section two hereof, as the total of their income and revenue bears to their annual cost of operating, and at the end of every biennium beginning June 30, 1935, shall pay the balance of the sums so certified and during said biennium shall anticipate and make provision for such payments by including the same in their budget requests to the legislature.

Sec. 2. Law repealed.—That Section 5 of Chapter 161 of Laws of 1933, be and the same is hereby repealed.

Sec. 3. Effective July 1, 1935.—This act shall take effect and be in force on and after July 1, 1935.

Approved April 29, 1935.

## CHAPTER 313-S. F. No. 108

An act relating to settlement of compensation claims by employes and their dependents.

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

Section 1. Settlement of claims.—An employe or dependent may by a stipulation or agreement settle a claim for compensation with the employer or his insurer, but no such settlement shall be of any force or validity whatsoever until such settlement has been reduced to writing, signed by the parties, approved by the Industrial Commission, and an award has been made thereon by the Commission. All awards pursuant to such settlement shall be subject to reopening in accordance with Section 4319, Mason's Minnesota Statutes of 1927, notwithstanding any statement or agreement to the contrary which may be contained in any such settlement. Such settlement shall be approved by the Industrial Commission only where the terms thereof except as to the amount conform to the Compensation Act.

The matter of the approving or disapproving proposed settlements shall rest in the discretion of the Industrial Commission and the burden of showing that any proposed settlement is fair, reasonable and in conformity with the act except as to the amount shall be on the parties.

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

Approved April 29, 1935.

## CHAPTER 314-S. F. No. 109

An act to amend Section 4318, Mason's 1927 Statutes, relating to the entry of judgment upon awards of the Industrial Commission after default.

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

Section 1.' Entry of judgment upon awards.—That Section 4318, Mason's 1927 Statutes be amended so as to read as follows:

4318. On at least thirty days' default in the payment of compensation due under any award made under part 2 of this act, the employe or dependents entitled to such compensation may file a certified copy of such award with the clerk of the district court of any county in the state, and on ten days' notice in writing to the adverse parties, served as provided by law for service of a summons, may apply to the judge of any district court for judgment thereon. On such hearing the judge of such court shall have the right to determine only the facts of said award and the regularity of the proceedings upon