upon notification by the adjutant general that a suitable new armory has been constructed and completed upon another site in said city by the Minnesota State Armory Building Commission or other authorized agency.

Approved April 4, 1941.

CHAPTER 122-H. F. No. 770

An act authorizing a city of the fourth class that has entered into a sewage disposal contract with an adjoining city of the first class to collect and certify to county auditor maintenance charge thereunder in same manner as cities of the first class.

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

Section 1. Cities of fourth class to collect sewage charge in certain cases.—Any city of the fourth class that has entered into a contract with an adjoining city of the first class for the conveying, treatment and disposal of the sewage of said city of the fourth class, pursuant to Mason's Supplement 1940, Section 1607-23, shall have the same authority to collect and certify to the county auditor the maintenance charge made for the services under said contract as do said cities of the first class pursuant to Mason's Supplement 1940, Section 1607-33.

Approved April 4, 1941.

CHAPTER 123-S. F. No. 570

An act relating to proceedings by the state fire marshal for the demolition or repair of buildings and structures which are fire hazards and dangerous to the life and limb, which buildings are located on state owned property or held in trust by the state, amending Mason's Supplement 1940, Section 5961-1. Be it enacted by the Legislature of the State of Minnesota:

- Section 1. Law amended.—That Mason's Supplement 1940, Section 5961-1, be amended so as to read as follows:
- "5961-1. State fire marshal may repair or demolish certain structures.—The state fire marshal is hereby authorized to petition the district court of any county for an order of condemnation directing the destruction, repair or alteration of any building or structure located on land owned by and/or on land held in trust by the state, which is especially liable