of any city of the fourth class has heretofore caused watermains and sewers to be installed, constructed, or laid under a Works Progress Administration contract and has caused the city's share of the cost thereof to be paid out of money in the general fund of the city; and by reason of such use of the general fund, the city is unable to pay its outstanding warrants; and where the council has heretofore determined. by resolution duly adopted, that it is necessary and expedient to issue general obligation sewer and watermain reimbursement bonds in the amount of not to exceed \$15,000 for the purpose of replacing said money in the general funds of the city, all such proceedings and resolutions heretofore taken and adopted are hereby legalized and declared to be valid, and said bonds when issued in accordance with said proceedings and resolutions are hereby legalized and validated. Provided that nothing herein shall authorize the issuance and sale of bonds where the total indebtedness exceeds ten per cent of the assessed valuation of taxable property, no bonds shall be issued for a longer term than 20 years, and the council shall levy a tax sufficient to pay principal and interestion said bonds when the same shall become due.

- Sec. 2. Act remedial.—It is hereby found and determined that this act is remedial in nature, being necessary to protect the financial credit of such cities.
- Sec. 3. Not to apply to pending actions.—This act shall not apply to any actions or proceedinge now pending in any courts of the State of Minnesota.

Approved March 6, 1941.

CHAPTER No. 51-S. F. No. 257

An act to amend Mason's 1940 Supplement, Section 601-10 (1)j, relating to filing of statement of expenditures by candidates and campaign committees.

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

Section 1. Law amended.—That Mason's 1940 Supplement, Section 601-10 (1) j be amended so as to read as follows:

"601-10 (1) j. Must file verified statement of expenditures.—Every candidate, and the secretary of every personal campaign and party committee, shall, on the last Monday in August,

on or before the tenth day following the primary, on the third Monday in October, and on or before the tenth day following the general election, file a financial statement verified by the candidate or the secretary of the committee, as the case may be, which shall show in itemized detail all transactions, all disbursements, and all obligations to make disbursements, for political purposes. Each statement, after the first, shall contain a summary of all preceding statements.

The statement of any candidate and the statement of his personal campaign committee shall be filed with the filing officer of such candidate. The statement of every state committee and of every congressional committee shall be filed with the secretary of state. The statement of every party committee for a legislative district shall be filed with the filing officer of the candidate for senator or representative in such legislative district. The statement of every other party committee shall be filed in the office of the county auditor of the county within which, or for a subdivision within which such disbursements were made. Each statement shall give in full detail:

- (a) Every sum of money and all property, and every other thing of value, received by such candidate or committee during such period from any source whatsoever which he or it uses or has used, or is at liberty to use for political purposes, together with the name of every person or source from which each was received and the date when each was received, together with the total amount received from all sources in any amount or manner whatsoever.
- (b) Every promise or pledge of money, property or other thing of value, received by such candidate or committee during such period, the proceeds of which he uses or has used, or is at liberty to use for political purposes, together with the names of the persons by whom each was promised or pledged, the special purposes for which each was promised or pledged and the date when each was so promised or pledged, together with the total amount promised or pledged from all sources in any amounts or manner whatsoever.
 - (c) Every disbursement by such candidate or committee for political purposes during such period, together with the name of every person to whom the disbursement is made, the specific purpose for which each was made, and the date when each was made, together with the total amount of disbursements made in any amounts or manner whatsoever.
 - (d) Every obligation, expressed or implied, to make any disbursement incurred by such candidate or committee for

political purposes during such period, together with the names of the person or persons to or with whom each such obligation has been incurred, the specific purposes for which each was made, and the date when each was incurred, together with the total amount of such obligations made in any amounts or manner whatsoever.

Statements shall also be made by any other political committee showing the total amount of receipts and disbursements, and for what purpose such disbursements were made. Such statement shall be filed with the auditor of the county in which such committee has its headquarters within 30 days after any primary or election.

Provided, however, that every candidate for nomination at a primary municipal election, or at a special municipal election, or at a general municipal election in cities of the first class, and the secretary of every personal campaign committee or campaign committee, on the second Saturday occurring after such candidate or personal campaign committee or campaign committee has first made a disbursement or first incurred any obligation, expressed or implied, to make a disbursement for political purposes, and thereafter, on the second Saturday of each calendar month, until all disbursements shall have been accounted for, and also on the Saturday preceding any primary municipal election, special municipal election, or general municipal election in cities of the first class, shall file a financial statement, verified upon the oath of such candidate, such personal campaign committee, or campaign committee, as the case may be, which statement shall cover all transactions not accounted for and reported upon in statements theretofore filed. Each statement after the first shall contain a summary of all preceding statements and summarize all items theretofore reported under the provisions of this act; provided further, that blanks for all statements required by this proviso shall be prepared by the Secretary of State, and copies thereof. together with a copy of this section, shall be furnished, through the auditor, or otherwise, as the Secretary of State may deem expedient, to the secretary of every committee and to every candidate, upon the filing of nomination papers by such candidate, and to all other persons required by the charter of such municipalities or any election law applicable to such municipality, in which any municipal primary election, special municipal election, or general municipal election is being held or is to be held under the provisions of any such municipal charter. or applicable law, and to all other persons required by law to file such statements who may apply therefor; and provided further, that the provisions hereof relating to the filing of verified statements of expenditures shall be in addition to requirements contained in the charter of any municipalities requiring the filing of verified statements of expenditures in connection with any municipal primary election, special municipal election, or general municipal election held or to be held in cities of the first class under any such municipal charter or applicable law. The verified statements required by this proviso shall be filed with the proper filing officer of any such municipality."

Approved March 7, 1941.

CHAPTER No. 52-S. F. No. 343

An act to amend Mason's Supplement 1940, Section 1872-7½h, relating to the powers of the port authority of any city of the first class to acquire and hold certain property, so as to authorize such port authority to acquire and construct vehicular toll bridges and tunnels, and to finance the cost of acquiring and operating such bridges or tunnel.

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

Section 1. Law amended.—Mason's Supplement 1940, Section 1372-7½h, relating to the powers of the Port Authority of any city of the first class to acquire and hold certain property, be and the same is hereby amended so as to read as follows:

"1372-71/3h. May hold property.—The Port Authority, in its own name, shall have full power and authority to acquire, purchase, construct, lease or operate any terminal or transportation facility within said district; to make rules, regulations and charges for the use thereof, and for any service rendered; for such purposes to own, hold, lease or operate real and personal property, to borrow money, and to secure the same by bonds or mortgages upon any property held or to be held by it; to sell and exchange any real or personal property owned or held by it in such manner and on such terms as it may see fit, save that no real property owned by said Authority shall be so sold, exchanged or the title thereto transferred without the unanimous vote of all the members of the Port Authority. The Port Authority is hereby empowered to acquire by condemnation any property, corporeal or incorporeal, within said Port District which may be needed by it for public use; and the fact