(c) For every original subpoena in a civil action issued by the Court, 25 cents;

(d) For every execution, or other writ or process issued in any action or proceeding after judgment therein shall have been docketed, 50 cents;

(e) For filing, entering, or docketing every transcript of judgment from the Conciliation Court, 50 cents;

(f) For entering and filing every assignment or satisfaction of judgment, 15 cents;

(g) For every certified copy of files or records, ten cents for each folio, in addition to the fee for certificates; provided, that any person may himself furnish transcript of any files or records, and the clerk shall, when requested, compare, correct, and certify such transcript upon the receipt of two cents for each folio thereof, in addition to the fee for said certificate;

(h) For all uncertified copies, transcripts and memoranda of files and records the clerk shall receive 15 cents for each folio, but the fee for any particular item so furnished shall not be less than 25 cents;

(i) For filing garnishee affidavit, \$1.00;

(j) For issuing a commission to take testimony, \$1.00;

(k) Making return of the record to the supreme court on an appeal from the municipal court to the supreme court, \$5.00.

Sec. 3. Law amended.—Laws 1923, Chapter 370, Section 8, is amended to read as follows:

Sec. 8. Court shall fix fees in certain cases.—All services required by law for which no fee is herein provided shall be fixed by order of the court.

Approved April 1, 1943.

CHAPTER 251-H. F. No. 703.

(Amending Section 131.12 Minnesota Statutes 1941.)

An act relating to the education of crippled children; and amending Laws 1941, Chapter 169, Article XI, Section 12. Be it enacted by the Legislature of the State of Minnesota:

Section 1. Law amended.—Laws 1941, Chapter 169, Article XI, Section 12, is amended to read as follows:

Sec. 12. Special classes for crippled children.—Upon application made to the commissioner of education by any school district, complying with the provisions of this section and Section 13, Article IX, said commissioner may grant permission to such district to establish and maintain within its limits one or more classes for the instruction of crippled children who are residents of the state, providing there shall be not less than five crippled children of school age in each class. Nurses may be employed in connection with such classes and expenditures for this purpose may be classified as lawfully authorized expenditures for maintaining these classes. Such nurses shall be registered nurses, and shall be subject to such additional examination as the commissioner of education may require.

For the purposes of this section, any child of school age, other than one of defective hearing, speech or sight, and who is of normal mind but is deformed *or impaired* in body or limb and who cannot profitably or safely be educated in the regular classes as other children, shall be considered crippled and required to attend such classes, unless excused because of infectious disease or other conditions making attendance undesirable.

Approved April 1, 1943.

CHAPTER 252—H. F. No. 709.

An act relating to speed limits of vehicles using streets and highways, and prescribing powers of the governor.

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

Section 1. Speed limits may be fixed by Governor.—When requested by the President of the United States or his duly authorized representative, the governor is authorized to formulate speed regulations for vehicles using streets and highways in accordance with such rules and regulations as may be prescribed by duly authorized federal authority in order to conserve essential materials.