tutes 1941, Sections 420.01 to 420.16. No commissioner shall, at the time of his appointment or while serving, hold any other office or employment under the city or village, the United States, the state of Minnesota, or any public corporation or political division thereof, other than the office of notary public. Each commissioner, before entering upon his duties, shall subscribe and file with the city clerk or village recorder, an oath for the faithful discharge of his duties. There shall be appointed each year thereafter by the council one member of the commission whose term of office shall be for three years, and each member of the commission shall be president during the last year of the term for which he is appointed. All vacancies in the commission must be filled by appointment by the council within 30 days after the vacancy occurs."

Sec. 2. Minnesota Statutes 1941, Section 420.04, is amended to read as follows:

"420.04. Meetings. The commission shall first meet immediately after its appointment and thereafter on the first Monday in February of each year at which meetings it shall select from its members a secretary who shall serve until his successor is elected. The commission shall, from time to time, fix the times of its meetings, and adopt, amend, and alter rules for its procedure. All meetings shall be held and all records kept at the city or village hall."

Approved March 29, 1945.

CHAPTER 184—H. F. No. 529

An act relating to fees and mileage of county treasurer; amending Minnesota Statutes 1941, Section 385.36.

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

Section 1. Minnesota Statutes 1941, Section 385.36, is hereby amended to read as follows:

385.36. County treasurer may receive fees and mileages. The county treasurer shall, in attending the opening of safety deposit boxes pursuant to section 291.20, receive from the county his actual expenses for his services in attending the opening of such safety deposit boxes, for which actual serv-

ices he shall file a claim with the board of county commissioners of the county and have the same audited and allowed as are other claims against the county.

Approved March 29, 1945.

CHAPTER 185-H. F. No. 564

An act to authorize cities of the first class to provide and regulate rubbish disposal in such manner as the governing bodies thereof shall determine; authorizing such governing bodies to establish rates therefor to meet the cost thereof.

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

- Section 1. Rates for rubbish disposal authorized in cities of first class. Any city of the first class in the State of Minnesota, in addition to the powers conferred upon it by its charter or any law of this state, is hereby authorized to establish rates for the removal, collection and disposal from public or private property of rubbish, and to collect the same in the manner hereinafter set forth.
- Sec. 2. **Definitions.** For the purpose of this act, the word "rubbish" is hereby defined as any one or all of the following substances: offal, garbage, ashes, barnyard litter, manure, rubbish, barnyard cleanings, dead animals, or any other foul or unhealthy stuff or material. For the purpose of this act, all of said substances are hereinafter referred to as "rubbish".

The words "rubbish disposal" are hereby defined and shall mean the removal, collection and disposal of "rubbish" from public or private property within any such city.

Wherever the words "city council" are herein used, they are hereby declared to mean the chief governing body of any such city.

Where the word "facilities" is herein used, it is hereby defined to mean all mechanical apparatus, shop or office equipment, and public or private grounds purchased, leased, or otherwise permanently or temporarily acquired, for the disposal of rubbish, including tax forfeited lands which may be acquired and used for rubbish disposal, if the Board of County Commissioners in the county wherein any such city is located shall consider and determine that it is in the best interest of