as a condition precedent, a clause or provision expressly waiving the defense, by the insurer, that the school district is engaged in a governmental function. The payment of any insurance premiums by such school district shall not hereby make the school district liable for any injuries or damages incurred by such transportation.

Subd. 7. Snow removal. The school board of any school district may enter into contracts with the state, or any political subdivision thereof, or any corporation, partnership, association, or individual, for the removal of snow from roads used for regular bus routes transporting pupils to and from school either within or without the district.

Sec. 2. Repeal. Minnesota Statutes 1941, Sections 125.15, 125.16, and 125.17, and Section 128.07, Subdivision 2, and Laws 1943, Chapter 118, are hereby repealed.

Approved April 17, 1945.

CHAPTER 374—S. F. No. 1164

An act relating to vocational aid and rules governing disbursement; amending Minnesota Statutes 1941, Section 128.31, as amended by Laws 1943, Chapter 572.

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

Minnesota Statutes 1941, Section 128.31 is amended to read:

128.31. Vocational aid; rules governing disbursement. Whenever any school district shall have established a vocational school, department, or classes in accordance with the rules and regulations established by the state board for vocational education and the plan for vocational education adopted by that board and approved by the United States office of education or other federal agency to which its functions are assigned, the state board for vocational education shall reimburse such school district or state tax supported institution for its expenditures for salaries and necessary travel of vocational teachers or other reimbursable expenditures from federal funds and may supplement such federal funds with such state aid as it may deem desirable under such rules as it may adopt, provided, however, that in the event of such funds not being sufficient to make such reimbursement in full, the state board
for vocational education shall prorate the respective amounts available to the various districts entitled to receive reimbursement. All instruction may be given at the place of the abode of the pupils, and adults may be given instruction in adjoining or nearby districts.

In like manner the state board for vocational education shall have power to reimburse other governmental agencies for expenditures for salaries and necessary travel expenses of vocational teachers from federal funds, according to rules and regulations adopted by the state board for vocational education.

Approved April 17, 1945.

CHAPTER 375—H. F. No. 473

An act authorizing the renewal of the period of corporate existence of certain cemetery associations whose period of duration has expired without renewal thereof.

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

Section 1. Renewal of period of corporate existence. Any cemetery association organized under the laws of this state, whose corporate period of duration has expired less than ten years before the passage of this act and which has continued to carry on its business without a renewal of said period, of its corporate existence for the period provided in said proceedings with the same force and effect as if such renewal proceedings had been completed before its said period of duration expired, by completing the proceedings provided by law for the renewal of the corporate existence of such cemetery association in cases where such renewal is made before the end of its period of duration. The proceedings to obtain such renewal shall be taken within one year after the passage of this act. This act shall not affect any pending litigation, nor apply to any cemetery association whose charter has been declared forfeited by any court of competent jurisdiction in this state.

Sec. 2. Relation back. When such steps are taken to renew the corporate existence of such cemetery association, such proceedings shall relate back to the date of the expiration of said original corporate period, and when said period