## CHAPTER 465—H. F. No. 1122

An act relating to pensions for employees of bureaus of health in cities of the first class; and amending Minnesota Statutes 1945, Section 425.06.

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

Section 1. Minnesota Statutes 1945, Section 425.06, is hereby amended to read as follows:

425.06. Association to have charge of funds; tax levy. The association, through its officers, shall have full charge, management, and control of the health department or bureau pension fund herein provided for, which fund shall be derived from the following sources: (1) dues of its members and from the gifts of real estate or personal property, rents or money, or other sources; (2) the commissioner of finance or department of finance of any city affected by this chapter shall deduct each month from the monthly pay of each member of such department or bureau of health relief association, a sum equal to two per cent of such monthly pay and place the same to the credit of said health department or bureau pension fund; (3) an amount or sum equal to one-twentieth of one mill shall be annually assessed, levied, and collected by the proper officers of such city where a health relief association exists, upon each dollar of taxable property in such city as the same appears on the tax records of such city, which said sum shall by the proper officers of said city be placed to the credit of the health department or bureau pension funds, and shall not be used or devoted to any other purpose than for the purpose of the health department or bureau pension fund.

During the next four fiscal years of the city, the association shall be entitled to one-tenth of a mill instead of one-twentieth, as above provided.

Approved April 23, 1947.

## CHAPTER 466—H. F. No. 1168 [Not Coded]

An act validating the detachment of land from one village and annexation to an adjoining village in certain cases.

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

[Chap.

Section 1. Detachment of land from certain villages and annexed to another village. Where the owners of more than 80 per cent of certain platted lands in a village abutting on the boundary between such village and an adjacent village have petitioned the council of the latter village to have such property annexed to it, and the council of such village has determined that such annexation will be for the benefit of the village and the land affected, and has by ordinance declared such land annexed to such village, and the council of the village in which such land was situated has by ordinance consented to such change, and both such ordinances have been filed with the Register of Deeds of the County in which the land lies and with the Secretary of State, such detachment and annexation is hereby legalized and validated, but the land affected shall be subject to taxation for the payment of interest and principal on all prior existing obligations of the village from which it was detached to the same extent as if it were still a part of that village.

Approved April 23, 1947.

## CHAPTER 467—H. F. No. 1187

An act relating to the application for and the taxation of standing timber in auxiliary forests; amending Minnesota Statutes 1945, Section 88.47, Subdivision 3, and Section 88.51, Subdivisions 1 and 2.

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

Section 1. Minnesota Statutes 1945, Section 88.47, Subdivision 3, is hereby amended to read as follows:

88.47. Auxiliary forests; application by owner to county board; taxation. Subd. 3. Form and contents of application. The owner of, the owner of an option to buy, or the owner of a contract to buy any tract or contiguous tract of land that he deems suitable for an auxiliary forest may make written application to the county board of the county in which such land is situate, setting forth the description thereof by governmental subdivisions or other proper survey, the estimated value per acre thereof, a brief statement of the facts showing its suitability for production of timber or forest products, a statement of the kinds of timber growing and proposed to be grown thereon and the kind and quantity of merchantable