An act relating to a special county building and sinking fund in certain counties; legalizing and validating annual levies made heretofore as against certain objections; amending Laws 1943, Chapter 76.

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

Section 1. Laws 1943, Chapter 76, Section 1, is amended to read:

Section 1. County board to provide for tax for county buildings. The board of county commissioners in any county in this state now or hereafter having a population of not less than 15,000 or more than 18,000, according to the 1940 federal census, and having a taxable assessed valuation, exclusive of money and credits, of not less than $7,500,000 nor more than $10,000,000 and containing not less than 20 nor more than 22 full and fractional congressional townships, may hereafter annually levy a tax of not to exceed two mills for the purpose of providing funds for the present or future construction or reconstruction of a building used or to be used for the administration of its county affairs and for court house purposes; the acquisition of the necessary grounds therefor, and the purchase of the necessary office furniture and equipment to be used in connection therewith. The proceeds from any tax so levied shall be credited to a fund to be created by the county board, and known as the "special county building and sinking fund." Any money credited to such fund shall be used solely for the purposes provided for herein.

Sec. 2. Levy validated. Any annual levy heretofore made pursuant to the provisions of Section 1 is hereby legalized and validated as against the objection that the maximum amount of the assessed valuation, exclusive of money and credits, during the year of such levy exceeded $8,500,000.

Approved March 26, 1949.

CHAPTER 203—S. F. No. 2

[Codes as Section 620.75]

An act relating to the sale under false or deceptive names, at retail, of wearing apparel of which fur is a constituent part;
requiring identification of the fur used in any article of wearing apparel sold at retail and prescribing penalties for violation.

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

[620.75] Section 1. Fraud in the sale of wearing apparel. Subdivision 1. Fur constituent part. Articles of wearing apparel of which fur is a constituent part shall not be sold or offered for sale at retail in the state under any false or deceptive name.

Sec. 2. Subd. 2. False and deceptive name. For the purposes of this act, "false or deceptive name" means a name which implies that the fur which is a constituent part of the article is of substantially greater value than the fur which is actually used.

Sec. 3. Subd. 3. Identifying tag attached to garment. The fur which is a constituent part of any article of wearing apparel sold or offered for sale at retail shall be identified by its true name, and its trade name, if any, upon a tag or ticket prominently attached or displayed on the garment and shall be identified further by its true name, and its trade name, if any contained on a sales slip or invoice delivered to the purchaser at the time of sale.

Sec. 4. Subd. 4. Violations and penalty. Any person who violates any of the provisions of this act shall be guilty of a gross misdemeanor.

Approved March 29, 1949.

CHAPTER 204—S. F. No. 248

[Coded as Section 368.85]

An act relating to fire protection in towns and the establishment of special fire protection districts therein and authorizing the levy of taxes in such districts for such purposes.

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

[368.85] Section 1. Fire protection in towns. Subdivision 1. Special fire protection district established. Any or-