Section 1. Minnesota Statutes 1949, Section 514.35, is amended to read:

514.35 To whom, for what given. Whoever performs or contributes any labor or skill, or furnishes or contributes any machinery, materials, or storage, in making, altering, repairing, storing, or caring for any motor vehicle, pursuant to a contract with the owner thereof or at the instance or request of an agent of such owner has a lien upon the motor vehicle for the price or value of the labor or skill performed or contributed or the machinery, supplies, materials, or storage furnished or contributed. If the labor is performed or contributed or the machinery, supplies, materials, or storage is furnished or contributed pursuant to a contract for an agreed price, the lien shall be for the sum agreed upon, otherwise it shall be for the reasonable value thereof.

Approved April 13, 1951.

CHAPTER 365—H. F. No. 1123 [Coded as Section 90.125]

An act relating to the development of timber resources on tax-forfeited lands and providing for state assistance.

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

- [90.125] Section 1. Timber resources. [Subdivision 1.] Development. In any county where the county board by proper resolution sets aside funds for timber development pursuant to Minnesota Statutes 1949, Section 282.08, Subd. 4 (a), or Minnesota Statutes 1949, Section 459.06, Subd. 2, the Commission of Iron Range Resources may upon request of the county board assist said county in carrying out any project for the long range development of its timber resources through matching of funds or otherwise, provided that any such project shall first be approved by the Commissioner of Conservation.
- Sec. 2. [Subd. 2.] One mill tax. In any county where the county board shall determine that insufficient moneys will

be available from tax-forfeited funds to carry out the intentions of this act as set forth in the statutes enumerated in Section 1, the county board may levy a tax of not to exceed one mill upon the real and personal property of the county for that purpose but said levy shall not exceed \$15,000 annually, and the proceeds of said levy may be used in the same manner as funds set aside pursuant to Minnesota Statutes 1949, Section 282.08, Subd. 4 (a), and Minnesota Statutes 1949, Section 459.06, Subd. 2.

Sec. 3. [Subd. 3.] Not to affect Commissioner of Iron Range Resources. Nothing herein shall be construed to limit or abrogate the authority of the Commissioner of Iron Range Resources to give temporary assistance to any county in the development of its land use program.

Approved April 13, 1951.

CHAPTER 366—H. F. No. 1327

An act relating to main sewers and sewage disposal plants, and the building, construction, reconstruction, repair, enlargement, improvement and other obtainment thereof and the use thereof in any city, except cities of the first class operating under a home rule charter, and any village, and amending Minnesota Statutes 1949, Section 444.075, and the title of Laws 1949, Chapter 394.

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

Section 1. Minnesota Statutes 1949, Section 444.075, is amended to read:

444.075 Main sewers, sewage disposal plants. Subdivision 1. Authorization. Any city, except cities of the first class operating under a home rule charter or any village is hereby authorized and empowered to build, construct, reconstruct, repair, enlarge, improve, or in any other manner obtain sewers, sewage treatment plants, systems, and other facilities for disposing of sewage or industrial waste, all hereinafter called facilities, and to maintain and operate the same inside