CHAPTER 110-H. F. No. 690

An act relating to public local grain warehouses, repealing Minnesota Statutes 1949, Section 232.01, Subdivision 3.

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

Section 1. Minnesota Statutes 1949, Section 232.01, Subdivision 3, is hereby repealed.

Approved March 22, 1951.

CHAPTER 111—H. F. No. 697

An act relating to designation of polling places in cities of the first class, amending Minnesota Statutes 1949, Section 205.25.

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

Section 1. Minnesota Statutes 1949, Section 205.25, is amended to read:

Polling places designated: The council of every municipality shall, by ordinance or resolution, and any town may, by vote, designate the place of holding the election in each district; otherwise the election shall be held as near as may be at the place where the preceding election was held, subject to change before the opening of the polls as provided by law. In villages and in cities of the fourth class, now or hereafter having two or more districts, the council of such municipality may, by ordinance or resolution, provide for the holding of all elections in such village or city in some building centrally located therein and the voters of the village or city may vote at such place so designated, irrespective of whether the voting place is actually located in their district or not. At such place so designated there shall be provided separate statutory voting facilities for each district, and the voting shall otherwise be conducted in the same manner as though the voting places were located in the respective districts. The governing body of any city of the first class may by

ordinance or resolution designate a polling place for holding of elections for a specific district in a building outside such district, provided that such building must be located within 1500 feet of such district.

Approved March 22, 1951.

CHAPTER 112—H. F. No. 756

An act relating to the due date of certificates of indebtedness of certain cities of the second class; amending Minnesota Statutes 1949, Section 426.09.

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

Section 1. Minnesota Statutes 1949, Section 426.09, is amended to read:

426.09 Local improvement fund, cities of second class. There is hereby created in each city of the second class, for the purpose of facilitating the carrying out of contracts for the making of local improvements, a fund to be known and designated as the local improvement fund, to be constituted and preserved and the moneys therein to be used as hereinafter designated.

The council shall have power, from year to year, to include in its estimate of expenses for the levies of taxes such amounts for this fund as it may deem necessary, subject to all the limitations for the levy of taxes contained in the charter of the city. All moneys which may be collected upon local improvements made, or hereafter to be made, and to be paid for by special assessment shall be paid into this fund. All moneys so transferred, collected, and paid shall constitute this fund and shall be known as the local improvement fund of the city. The fund shall be kept inviolate and no money shall be paid out of this fund for any other purpose by the city treasurer than as hereinafter designated.

All contracts made for local improvements which are to be paid for in whole by special assessments and that por-