ter adopted pursuant to Article IV Section 36 of the Constitution of the State of Minnesota, has heretofore acquired a public golf course and club house and has by ordinance deermined to issue bonds to an amount not exceeding \$50,000 for the purpose of constructing an addition and improvement to such club house, and the proposition of issuing such bonds has been approved by not less than 60% of the electors of the city voting upon such question, and such bonds have been advertised at public sale and a contract for the sale thereof has been made and executed on behalf of the city, all such proceedings are hereby legalized, and bonds issued in accordance therewith are declared to be valid and binding general obligations of the city, notwithstanding any provisions or restrictions in the home rule charter of the city regulating, limiting, or prohibiting the issuance of bonds or other evidences of indebtedness of the city or any lack of power in the city or city council or officers to own or operate such facilities, to incur such indebtedness, or issue such bonds.

Section 2. Remedial. It is expressly found and determined that this act is remedial in nature, being necessary to protect the financial credit of such cities, and this act shall take effect and be in force from and after its passage and approval.

Section 3. Limitation. This act shall not apply to or affect any action or appeal now pending in which the validity of any such proceedings is called in question.

Approved February 2. 1951.

CHAPTER 5—S. F. No. 11 [Not Coded]

An act to validate certain proceedings of the council of cities of the fourth class providing for contributions to a county hospital.

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

Section 1. Validation, County hospital. In all cases where any city of the fourth class operating under a home

rule charter has issued bonds in the amount of not to exceed \$30,000 for the construction of a hospital and where the governing body has determined that it is advisable to use said funds to complete the construction and equipping of a county hospital in said city and said funds have been so expended, all such proceedings are hereby legalized and validated.

Sec. 2. Limitation. This act shall not apply to or affect any action now pending in which the validity of any such proceedings is questioned.

Approved February 2, 1951.

CHAPTER 6—S. F. No. 39 [Coded as Sec. 484.27]

An act fixing the time of holding terms of the District Court in and for the Nineteenth Judicial District, and repealing all inconsistent acts.

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

Section 1. Ninteenth Judicial District. The general terms of the district court to be held each year in the several counties constituting the nineteenth judicial district of the state of Minnesota shall be held commencing on the days hereinafter set forth, as follows, to-wit:

In Chisago County on the second Tuesday in April and the second Tuesday in November;

In Kanabec County on the second Tuesday in June and the second Tuesday in December, but no petit jury shall be drawn or summoned in Kanabec County unless the court shall so direct on written order made and filed with the clerk of said court at least 20 days before the dates herein fixed for holding said court;

In Pine County on the second Tuesday in March and the second Tuesday in September;