time of such acquisition there existed dwelling houses, to acquire sites for the placement thereon for said dwelling houses, for the purpose of maintaining residences for the superintendent, teachers, or employees of the district and to expend certain funds for such purpose.

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

Certain school districts, houses for staff. Section 1. An independent school district having within its limits a village with a population not exceeding 500, according to the 1950 federal census, and which has acquired property for school purposes upon which property at the time of such acquisition there existed dwelling houses, may acquire sites for the placement thereon of said dwelling houses for the purpose of maintaining residences for the superintendent, teachers or em-ployees of the district and may expend therefor available funds, including the proceeds from school building bonds theretofore issued, for the purpose of defraying the expenses incurred, or to be incurred, in the purchase of such sites and the placement thereon of such dwelling houses, provided that the school board of the district has by resolution declared it expedient to acquire such sites for said purpose and to expend such funds therefor and a majority of the qualified electors of the district voting at such an election have, prior to January 1, 1953, at a special election, approved the acquisition of such land for said purpose and the expenditure of such funds therefor.

Approved April 11, 1953.

CHAPTER 302-H. F. No. 349

[Coded]

An act relating to the sale of brake fluids and granting to the commissioner of highways certain powers in connection therewith and providing penalties for violations thereof.

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

Section 1. [169.672] Brake fluid; commissioner's approval required. From and after July 1, 1953, no person shall have for sale, sell or offer for sale for use in motor vehicle brake systems in this State any hydraulic brake fluid unless of a type and brand approved by the commissioner of highways.

Any person violating the provisions of this section shall be guilty of a misdemeanor.

Approved April 11, 1953.