The nursing committee shall be a permanent organization and meet at regular intervals with the nurses. At its first meeting each year, the committee shall elect from its members a chairman and secretary. All appointments to membership of the nursing committee shall be for one year and until successors are appointed. The committee shall fill vacancies in its membership for the unexpired term.

Approved April 18, 1953.

CHAPTER 461—S. F. No. 1028 [Coded]

An act providing for a review of federal aid administrative budgets.

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

Section 1. [16.165] Federal aid administrative Whenever any agency of the federal govbudgets, review. ernment shall require that as a condition to obtaining federal aid the state agency entrusted with the administration of such aid shall submit a budget of the contemplated expenditures for administrative purposes, the proposed budget for such expenditures shall, before it is submitted to the federal authorities for approval, first be approved by the governor and reported to the Committee on Appropriations in the House of Representatives and the Committee on Finance in the Senate while the Legislature is in session and at other times to the Legislative Advisory Committee.

Approved April 18, 1953.

CHAPTER 462-S. F. No. 1116

An act amending Minnesota Statutes 1949, Section 368.01, providing that certain towns shall have certain powers of villages.

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

Section 1. Minnesota Statutes 1949, Section 368.01, is amended to read:

368.01 Certain towns to have certain powers of villages. Any town in this state having therein platted portions on which there reside 1,200 or more people or any towns having platted area within 20 miles of the city hall of a city of the first class

having over 200,000 population shall have and possess the same power and the same authority now possessed by villages in this state under the laws of this state in so far as such powers are enumerated in Section 412.221, subdivisions 3, 6, 8, 9, 11, 14, 16, 17, 18, 19, 20, 21, 22, 23, 25, 26, 28, 29, and 32, also the powers enumerated in Sections 412.11, 412.191, subd. 4, 412.231, 412.401 to 412.481, 412.491, 412.851 and 412.871. The town board thereof may adopt, amend, or repeal such ordinances, rules, and by-laws for any purposes so enumerated as it deems expedient,

Approved April 18, 1953.

CHAPTER 463-S. F. No. 1296

[Not Coded]

An act to legalize proceedings of the village council of certain villages creating a combined public utility including all water, sewer, electric and hospital facilities owned and operated by the village; authorizing the issuance of public utility hospital revenue bonds in an amount not to exceed \$150,000, and providing a method for the payment of such bonds.

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

Proceedings of village council legalized. all cases where the village council of any village, having a population of not more than 2,000 according to the last federal census and having its own water, sewer, electric and hospital facilities, has adopted a resolution which created a combined public utility including all water, sewer, electric and hospital facilities owned by the village and which determined to borrow money to improve and add to the municipal hospital by the issuance of Public Utility Hospital Revenue Bonds in an amount not to exceed \$150,000 payable primarily from the net revenues of the hospital and secondarily from net revenues of the water, sewer and electric facilities with an additional pledge of net revenues of the municipal liquor store, the proceedings authorized by such resolution are hereby legalized and validated and all such bonds when issued are hereby legalized and declared to be valid and binding obligations of the village and the village council is authorized to issue and sell said bonds hereafter in such amount and at such time or times with or without notice as the council shall determine is necessary and expedient.

Sec. 2. Bonds; payment, how made. Such bonds shall not constitute a general obligation of the village but shall be