immediate support or relief, the board or council shall provide such assistance as it deems necessary and, if he dies, give him decent burial. The expense so incurred shall be paid by the town, city, or village, and shall thereupon become a charge against the county, except in counties containing a city of the first class. Upon payment thereof, the county may recover the same from the county, town, city or village of such person's settlement, if he have any within this state. Except in counties containing a city of the first class, such board or council within five days after such person becomes a public charge, shall notify the county auditor, and thereupon the county board may take him in charge, or relieve him in such manner as it may seem fit:

- (3) When any minor becomes a chargeable upon any town, city, or village for support, the board or council, or a member thereof, except in counties containing a city of the first class, shall apply to the county board to secure him a home with some respectable householder, if one can be found who will take him;
- (4) No poor person removed or departing from any political subdivision to the political subdivision wherein he has a legal poor settlement, as provided for in clause (2), shall return or be returned to the political subdivision from which he has been removed or departed for a period of at least 90 days after such removal or departure. Any person who shall voluntarily return and applies for support or relief within the 90-day period, and any official of any county, city, or town who shall remove any poor person in violation of the order of any court of this state determining the poor person's settlement shall be guilty of a misdemeanor.

Approved March 31, 1955.

## CHAPTER 310—S. F. No. 917 [Not Coded]

An act ratifying and confirming contracts made between the State Teachers College Board and the Veterans Administration of the United States for the furnishing of instruction to veterans.

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

Section 1. Validating certain contracts. The contracts heretofore made between the State of Minnesota, acting

through the State Teachers College Board, and the Veterans Administration of the Government of the United States, providing for the furnishing of instruction by such board to veterans of the wars in which the United States has engaged are hereby ratified and confirmed.

Approved March 31, 1955.

## CHAPTER 311—S. F. No. 938 [Not Coded]

An act to legalize proceedings in certain village preliminary to and in the issuance of municipal building bonds.

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

- Village, bonds validated. When the village council of any village in the state having an assessed valuation of not less than \$200,000 has heretofore submitted to the electors of the village the question of issuing the bonds of the village in an amount not exceeding \$75,000 for the purpose of constructing a municipal building and such proposition has been approved by not less than 90% of said electors voting thereon, and the village council has by resolution found and determined that such building is required to provide the necessary space for storage of village records, council meetings, and other essential village functions, all such proceedings and all bonds so authorized are hereby legalized and validated, and any such village is hereby authorized to issue, sell and deliver such bonds pursuant to and in accordance with said proceedings heretofore taken, notwithstanding that the amount thereof may cause the net debt of such village to exceed existing statutory limitations; provided that all bonds so issued shall be sold and provision shall be made for the security and payment thereof in the manner provided by Minnesota Statutes 1953, Sections 475.60 to 475.66.
- Sec. 2. Remedial. It is expressly found and determined that this Act is remedial in nature, being necessary to protect the financial credit of such villages and to provide for the conduct of their necessary governmental functions, and this Act shall be in full force and effect from and after its passage and approval.
- Sec. 3. Application limited. This Act shall not apply to or affect any action or appeal now pending in which the