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

Section 1. Minnesota Statutes 1953, Section 488.21, is amended to read:

488.21 Jury, fees of jurors. In all cases if either party desires a jury, he shall so state when the case is set for trial. A jury of six may be drawn if both parties consent thereto in open court. The party demanding the jury shall pay to the clerk at the time 50 cents for each juror required; otherwise the case shall be tried by the court. The clerk shall draw from the box twice as many names as there are jurors required for the trial, and the persons so selected shall be summoned to appear at the appointed time. Each juror sworn as such shall be paid \$3 out of the city treasury upon a certificate issued to him by the clerk at the time of his discharge. When necessary, a special venire may be issued.

Approved April 11, 1955.

CHAPTER 402—S. F. No. 1251 [Not Coded]

An act relating to sewage disposal plant funds in cities of the fourth class operating under Laws 1895, Chapter 8.

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

Section 1. Cities fourth class, public works reserve fund. When any city operating under Laws 1895, Chapter 8, establishes a public works reserve fund for the construction and improvement of a sewage disposal plant and sewer facilities pursuant to Minnesota Statutes, Section 471.57, the council may transfer to such fund surpluses in the general fund the current expense fund, and the permanent improvement fund. Money in such reserve fund may be invested as authorized by law or may be used to pay the cost of any local improvement which is to be ultimately financed in whole or in part by special assessments payable over a period of not more than seven years. Special assessments and the municipal share of the cost of improvements financed from such public works reserve fund shall be credited to that fund when collected.

Approved April 11, 1955.