ordinances of such city pertaining thereto, and the county shall pay its proportionate share to the city for such expenditures.

Sec. 7. There is added to Laws 1955, Chapter 353, a new section to read:

The official title of the operating committee established by this act shall be "Detention and Corrections Authority."

Sec. 8. Laws 1955, Chapter 353, Section 1, is amended to read:

Section 1. Joint detention facilities authorized; St. Paul-Ramsey. Any county in the state now or hereafter having within its limits a city of the first class having a population of not less than 300,000 nor more than 450,000 inhabitants, may, together with such city, jointly acquire land for, erect, equip, furnish, maintain and operate a joint city and county detention facility or facilities and joint city and county workhouse, workfarm, or any combination of the foregoing to be used jointly by such county and city. However, nothing in this act shall empower the authority hereby created to remove the county jail from its present location, nor to take from the sheriff jurisdiction over adult prisoners charged to his custody and pending action by the courts.

Approved April 26, 1957.

CHAPTER 665—H. F. No. 1041

[Not Coded]

An act relating to the repairing, reconstruction and maintaining certain structures in certain cities of the first class.

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

Section 1. Minneapolis, zoning limitations. Nothwithstanding the provisions to the contrary in any law, city charter or city ordinance, in any city of the first class now or hereafter having a population of more than 500,000, no person owning or acquiring real property shall be prohibited from repairing, reconstructing or maintaining for the same use classification a church, school, recreational center, bank, store, duplex or single-family residential dwelling, in any area of such city, because such structure fails to comply with the area use classification of any zoning of such areas in effect in such city; provided such repair or reconstruction is limited to the ground area and type of structure previously in use thereon. The term store is defined to mean any neighborhood retail service center which keeps within a building the merchandise offered for sale.

Approved April 26, 1957.

CHAPTER 666—H. F. No. 1232

[Coded]

An act relating to small game and the entering upon agricultural lands for the purpose of hunting.

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

- Section 1. [100.273] Hunting pheasants, entering upon agricultural lands forbidden. [Subdivision 1.] During the season for taking of pheasants and sharp tailed grouse no person shall enter upon the lands of another which are being used to raise agricultural products or upon land enclosing domestic stock of any kind for the purpose of hunting pheasants, or protected small game other than ruffed grouse, woodcocks and snowshoe rabbit unless and until the permission of the owner or lessee is obtained.
- Sec. 2. [Subd. 2] No person while engaged in hunting small game shall destroy, cut or tear down any fence, building, grain or crops or wound or kill any domestic livestock.
- Sec. 3. [Subd. 3] All peace officers shall enforce the provisions of this act.
 - Sec. 4. Violation of this act is a misdemeanor.

Approved April 26, 1957.

CHAPTER 667-H. F. No. 1328

[Coded]

An act relating to certain sales of tax-forfeited land without complying with Mason's Supplement 1940, Section 2139-15, and providing for ratification of certain said sales.

Section 1. [Subd. 9] Tax-forfeited lands, sale of. Where a sale of tax-forfeited land under Mason's Supplement 1940, section 2139-15, was made prior to December 31, 1942,