be transferred as provided in Article XVI of the constitution of the state of Minnesota.

Sec. 2. Minnesota Statutes 1957, Section 160.401, Subdivision 3 is repealed.

Approved April 24, 1959.

CHAPTER 404—H. F. No. 1447

[Not Coded]

An act relating to the closing of county court houses and the public offices therein on Saturdays and Sundays of each week and legalizing acts of officials on the next succeeding business day in St. Louis County.

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

- Section 1. St. Louis County, court house closing. The board of county commissioners of St. Louis county may by resolution close the county court house or houses and the public offices therein, except the criminal department of the sheriff's office, on Saturdays and Sundays of each week. In the event the offices of the county are so closed, any and all business that might otherwise be transacted with any such offices on any such Saturday, including the payment of taxes, may be performed on the next succeeding legal business day without penalty or any loss of personal or property rights.
- Sec. 2. This law is effective after its approval by a majority of the board of county commissioners of such county.

Approved April 24, 1959.

CHAPTER 405-H. F. No. 752

[Coded]

An act relating to review by the Water Resources Board; providing for numbering of Section 1; repealing Minnesota Statutes 1957, Section 112.83.

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

Section 1. [112.791] Review by board. Any person aggrieved by an order of the managers authorizing or refusing to establish any project and improvement in whole

or in part may have such order reviewed by the board by serving a copy of a demand for such review upon the managers within 30 days after the filing of such order. Such demand shall state the grounds upon which such review is sought, and the original demand with proof of service attached shall be forthwith filed with the board. The board may provide by rule that a reasonable cost bond shall be required as a condition to a public hearing on any review to the end that as far as practicable appeals will have substantial merit. Thereupon the board shall consider said matter and may hold a public hearing in the manner provided herein upon a nominating petition. The board shall thereafter make an order amending, modifying, approving, or rejecting the order of the managers and remand the matter to the managers with directions to proceed in accord with the order of the board.

Sec. 2. Minnesota Statutes 1957, Section 112.83, is hereby repealed.

Approved April 24, 1959.

CHAPTER 406—H. F. No. 82

An act relating to hog cholera serum and modified live hog cholera virus for domestic animals, providing for the regulation thereof and certain duties of the State Livestock Sanitary Board; amending Minnesota Statutes 1957, Sections 35.50; 35.51; 35.52; and 35.53; repealing Minnesota Statutes 1957, Sections 35.36; 35.37; 35.38; 35.39; 35.54; 35.59; 35.61; 35.62; 35.63; 35.64; and 35.65.

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

- Section 1. Minnesota Statutes 1957, Section 35.50, is amended to read:
- 35.50 Sale or use of virulent blood or virulent live hog cholera virus. After June 30, 1959 the sale or use of virulent blood or virulent live hog cholera virus for the prevention of hog cholera is prohibited, except that the board shall permit the sale and use of such products whenever necessary either to protect the health of domestic animals or to qualify animals for export to other states or foreign countries.
- Section 2. Minnesota Statutes 1957, Section 35.51, is amended to read:
 - 35.51 Permits to administer virus. No person shall