Assessment and road districts in unorganized territory; assessors; overseers of roads. The county board of any county, any part of which is not organized into towns, shall, at its meeting in January, in each year, divide such unorganized territory into one or more assessment and road districts and appoint a qualified person residing therein as assessor for each district and another as overseer of roads therein, each of whom shall possess the powers and perform the duties of a town assessor and town overseer of roads, respectively. Each shall hold his office for the term of one year. The compensation of any such overseer of roads shall be fixed by the county board, not exceeding \$4.00 per day. The compensation of any such assessor shall be fixed by the county board, not exceeding \$6.00 per day; provided, that the county board at its annual meeting may fix the compensation of the assessor on an annual basis, but such compensation when so fixed shall not exceed \$400.00 and shall not be less than \$75.00 in any one year; and, provided further, that in addition to the per diem or compensation fixed on an annual basis, the county board is authorized in its discretion to allow the assessor mileage at the rate of five cents per mile for each mile necessarily traveled in his assessment work.

Approved April 23, 1945.

## CHAPTER 529-S. F. No. 729

An act relating to coroners; amending Minnesota Statutes 1941. Sections 390.11 and 390.12.

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

Section 1. Minnesota Statutes 1941, Section 390.11, is amended to read as follows:

390.11. Inquest. Coroners shall hold inquests, post mortem examinations, or autopsies upon the dead bodies of such persons as are supposed to have come to their death by violence and may hold such inquest when the death is believed to have been and was evidently occasioned by accident or casualty. The record of the inquest proceedings and the report thereof may not be used in evidence in any civil action arising out of the death for which such inquest was ordered. Before any inquest is held the coroner shall notify the county attorney to appear and conduct the examination of witnesses at such inquest.

(Chap.

Sec. 2. Minnesota Statutes 1941, Section 390.12, is amended to read as follows:

390.12. Jury; warrant. As soon as the coroner has notice of the finding within his county of the dead body of any person supposed to have come to his death by violence, accident or casualty, he shall make his warrant to the constable of the election district where such body is, or the adjoining election district of the same county, requiring such constable forthwith to summon six good and lawful men or women of the county to appear before such coroner at the time and place specified in such warrant. The warrant may be in substance as follows:

State of Minnesota .SS. County of

The State of Minnesota to any constable of the county of

## Greeting:

You are hereby commanded immediately to summon six good and lawful men or women of the county of\_ to appear before me, the coroner of the county, at (state place and time), then and there to inquire upon view of the body of there lying dead, how and by what means he came to his death. Hereof fail not.

Given	under	my	hand	the_	·	day	of	19	

Coroner

Approved April 23, 1945.

## CHAPTER 530—S. F. No. 745

An act to amend an act entitled "an act relating to the acquisition of lands for streets, parks and parkways in cities of the first class and the improvement and government thereof and the improvement and government of existing streets, parks and parkways".

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

Minnesota Statutes 1941, Section 430.02, Subdivision 6, is hereby amended to read as follows: