CHAPTER 71.

AN ACT TO AMEND CHAPTER TWO HUNDRED AND TWENTY-ONE (221) OF THE SPECIAL LAWS OF THE EXTRA SESSION OF THE LEGISLATURE OF THE STATE OF MINNESOTA IN ONE THOUSAND EIGHT HUNDRED AND EIGHTY-ONE (1881), ENTITLED "AN ACT TO MAKE PAUPERS A TOWN CHARGE IN LE SUEUR COUNTY."

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

SECTION 1. That chapter two hundred and twenty-one (221) of the special laws of the extra session of the legislature of Minnesota in A. D. one thousand eight hundred and eighty-one (1881) be amended by adding the following sections at the end thereof:

Sec. 8. That the provisions of chapter fifteen (15) of the general statutes of one thousand eight hundred and seventy-eight (1878), so far as they are not inconsistent with said chapter two hundred and twenty-one (221) shall be in force in said county of Le Sueur, and the authority therein conferred upon the several boards of county commissioners in this state is hereby conferred upon the several town

beards, borough and village councils in said county.

Sec. 9. Whenever application for public support or relief is made to any town board, borough or village council in said county, by any person who has not a legal settlement in the town, borough or village in which such application is made, but who has a legal settlement in some other town or county in this state at the time of making such application, the said town board, borough or village council thereof shall warn such person to depart from such town, borough or village; and if such person is unable or refuses to so depart within a reasonable time after being so warned, and he is likely to become chargeable upon the public for support, the said town board, borough or village council, as the case may be, may issue an order, directed to the sheriff or any constable of said county, and requiring him to take such person and convey him to the county or town designated in said order, and in which he has a legal settlement; and the said sheriff or constable to whom the same is delivered shall take such person and convey him to the county or town designated in said order. reasonable expense of such removal shall be allowed and paid to such officer out of the treasury of the town, borough or village from which such person is conveyed, and the amount of such expense shall be a legal and valid claim in favor of such town, borough or village against the town or county in which such person has a legal settlement, and shall be allowed and paid by the board of county commissioners or town board thereof.

Sec. 10. In case application for support or relief is made to any town board, borough or village council in said Le Sueur county, by or on behalf of any person in the town, borough or village in which such application is made, whose legal settlement is in another county

or town in this state, and who is so sick, infirm or otherwise disabled as to render it unsafe or inhuman to remove him, as provided in the preceding section, and who is in actual and immediate need of public relief or support, such town board, borough or village council to which such application is made shall make an order or grant relief, in the same manner and to the same effect, and like proceedings shall be thereupon had, as are provided for in sections twelve (12) and thirteen (13) of said chapter fifteen (15) of general statutes of one thousand eight hundred and seventy-eight (1878); and the amount of all proper expenditures and disbursements made by any such town, borough or village in and about the support and relief of any such sick and infirm person shall constitute a valid legal claim in favor of such town, borough or village, against the county or town in which such person has a legal settlement by the board of county commissioners or proper authorities of such town, as the case may be.

SEC. 2. This act shall take effect and be in force from and after

its passage.

Approved February 27, 1885.

CHAPTER 72.

AN ACT TO AMEND SECTION THREE (3) OF SUBDIVISION TWELVE (12) OF CHAPTER NINETY-TWO (92) OF THE SPECIAL LAWS OF THE YEAR ONE THOUSAND EIGHT HUNDRED AND EIGHTY-ONE (1881).

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

SECTION 1. That section three (3) of subdivision twelve (12) of chapter ninety-two (92) of the special laws of the year one thousand eight hundred and eighty-one (1881) be and the same hereby is amended so as to read as follows:

Sec. 3. There shall be elected at the general city election in the year one thousand eight hundred and eighty-six (1886), in said city, and every fourth (4th) year thereafter, a suitable person, with the qualifications hereinafter mentioned, to the office of judge of said court, to be called "municipal judge," who shall hold his office for the term of four (4) years, and until his successor is elected and qualified. In case of any vacancy in the office of municipal judge, occurring after such election in the year one thousand eight hundred and eighty-six (1886), the governor of the state of Minnesota shall appoint to fill the vacancy, some person qualified, as hereinafter mentioned, who shall hold his office for the unexpired term or until his successor is elected