SEC. 2. Nothing in this act contained shall be so construed as to exempt or release those parts of the village of Zumbrota heretofore embraced in said townships of Zumbrota and Minneola respectively from their liability for and payment of their proportionate share of the indebtedness evidenced by such new bonds. Which said bonds and the indebtedness thereby evidenced shall for the purpose fixing the liability of such part of said village as was heretofore embraced within the limits of such town, be taken and deemed a continuation of the indebtedness existing against such town at the time of incorpororation of said village of Zumbrota; as to the indebtedness evidenced by such new bonds the parts of said village heretofore embraced within either of said townships shall be and remain liable for their respective proportions of such indebtedness, and all taxes which may be required to be levied upon the taxable property of said townships respectively to pay such indebtedness or the interest thereon shall in like manner be levied upon the taxable property in said village embraced within the limits of said townships, in the same manner and proportion as if said village had not been organized.

SEC. 3. This act shall take effect and be in force from and after.

its passage.

Approved January 22d, 1887.

## CHAPTER 229.

[H. F. No. 224,]

AN ACT TO AUTHORIZE THE BOARD OF TRUSTEES OF THE VILLAGE OF LAKE CRYSTAL IN THE COUNTY OF BLUE EARTH TO RAISE THE WATERS OF CRYSTAL AND LILLY LAKES IN SAID COUNTY.

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

Section 1. The board of trustees of the village of Lake Crystal in the county of Blue Earth are hereby authorized and empowered to raise the waters of Crystal and Lilly Lakes in said county not to exceed five (5) feet, and perpetually maintain said lakes as so raised by damming and filling the outlets thereof not to exceed (5) feet above the present beds of said outlets, and perpetually maintaining the same or otherwise as they shall see fit.

Sec. 2. Said board shall not be authorized to raise the waters of either of said lakes until they shall either have procured the consent in writing of all the owners of lands bordering on said lakes, and shall have filed the same with the recorder of said village of Lake Crystal, or until they shall have acquired by condemnation proceed-

ings as hereinafter provided the right to flow the lands of any of said owners whose consent to raising said lakes they shall have been un-

able to procure.

The right to so raise said lakes or either of the same and flow the lands of any such owners whose consent in writing said trustees may be unable to procure, and perpetually maintain said dams and flowage, may be had and obtained, and compensation therefor made, by proceeding of petition signed by the president and recorder of said village in the manner provided, as near as may be, by sections thirteen (13), fourteen (14), fifteen (15), sixteen (16), seventeen (17), eighteen (18), nineteen (19), twenty (20), twenty-one (21), twenty-two (22), twenty-three (23), twenty-four (24), twenty-five (25), twenty-six (26), twenty-seven (27), twenty-eight (28), twenty-nine (29), thirty (30), thirty-nine (39), add fifty (50) of title one (1), of chapter thirty-four (34) of the general statutes of 1878 and amendments thereto; provided, that the court need not be satisfied that public interests require the prosecution of said enterprise as provided by section seventeen (17) of said title as amended by chapter thirtyfive (35) of the general laws of 1879, but said court shall proceed to appoint said commissioners in the manner therein provided.

SEC. 14. This act shall take effect and be in force from and after

its passage.

Approved January 29th, 1887

## CHAPTER 230.

(H. F. No. 935.)

AN ACT TO AUTHORIZE THE CITY OF SAINT PAUL TO APPROPRIATE MONEY TO AID IN THE BUILDING, GRADING AND CONSTRUCTION OF A ROAD IN DAKOTA COUNTY, MINNESOTA.

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

Section 1. That the common council of the city of St. Paul be and is hereby authorized to appropriate and expend in the building, grading and construction of a road in the county of Dakota and state of Minnesota, commencing on the north and south section line between sections seventeen (17) and eighteen (18) of township twenty-eight (28) north, range twenty-two (22) west in said Dakota county, at the intersection of said section-line with the northern boundary of said sections seventeen (17) and eighteen (18) and running from thence south along said section line, said line continued southerly, or as near thereto as practicable between said sections. and between sections nineteen (19) and twenty (20), twenty-nine (29) and thirty (30), thirty-one (31) and thirty-two (32), of said township twenty-eight (28) north