is any change in the name or compensation of any of the clerks in his office, to certify under his hand and seal, to the auditor of Ramsey county, the name of the chief clerk in his office and the date when he entered upon such employment; and, also, the name of each of the two (2) additional clerks provided for by Chapter four hundred and fourteen (414) of the Special Laws of eighteen hundred and eighty-nine (1889), and the date when each entered into service as such clerk and the amount of monthly compensation to be paid to each out of said fifteen bundred dollars (\$1500) provided for in said act; and said auditor shall file said certificate in his office, and thereafter, on the first day of each month, he shall draw his warrant on the treasurer of said county in favor of each clerk named in said certificate, for the amount of said monthly compensation due and owing to such clerk; and upon the presentation of said warrant, duly indorsed by the person named therein, said treasurer shall pay the same; and all other methods of paying said clerks the compensation named in said Chapter four hundred and fourteen (414) are hereby repealed.

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

passage.

Approved March 7, 1891.

CHAPTER 428.

[H. F. No. 661.]

AN ACT TO REGULATE THE PAYMENT OF MONEY OUT OF THE TREAS-URY OF RAMSEY COUNTY, MINNESOTA.

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

SECTION 1. No money shall be paid out of the treasury of Ramsey county, Minnesota, for any services rendered said county, or for any services or for any material for which said county is liable, save upon the warrant of the county auditor of said Ramsey county, and said warrant shall distinctly specify the legislative act and the section thereof, or resolution or order under which said warrant is drawn, and the same shall be drawn in favor of the person performing the services or furnishing the material for which said money is to be paid.

SEC. 2. Any officer of said county who under any law of this state is entitled to any sum or amount for clerk hire or who is entitled to any clerk or assistant in the performance of his official duties, shall, in writing, certify to the county auditor the name of such clerk or assistant, the date of his appointment and the amount of compensation it is stipulated he is to receive; and whenever said clerk or assistant named in said certificate ceases to act as such, and whenever a new clerk or assistant is appointed, said officer shall forthwith certify the same, and as aforesaid, to said county auditor.

SEC. 3. Upon the presentation to said treasurer of a warrant drawn as aforesaid, the treasurer of said Ramsey county is authorized to pay the same to the person named in said warrant, after said person has indorsed said warrant; Provided, the law, resolution or order, specified in said warrant shall, together with this act, legally

authorize the payment of same.

SEC. 4. Nothing contained in this act shall be construed to increase the fees, salary or compensation now provided by law for the performance of any official duties or for the performance of any work or services for which said county of Ramsey is liable. The word "person" in this act shall be held also to include any company or corporation.

SEC. 5. This act shall take effect and be in force from and after

its passage.

Approved March 16, 1891.

CHAPTER 429.

[H. F. No. 389.]

AN ACT TO DIRECT THE DISPOSITION OF CERTAIN TOWN, ROAD AND SCHOOL FUNDS IN THE COUNTY OF RAMSEY.

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

SECTION 1. The auditor of the county of Ramsey is hereby directed and required to transfer to the general revenue fund of the city of St. Paul all funds that are now or that may hereafter come to the credit of the following funds, to-wit: Reserve town fund, McLean town fund, Reserve town road fund, McLean town road fund.

The auditor of the county of Ramsey is hereby directed and required to transfer to the general fund of the board of education of the city of St. Paul all funds that are now or that may hereafter come to the credit of the following funds, to-wit: School district number eight (8), school fund; school district number nine (9), school fund; school district number eleven (11), school fund; school district number twenty two (22), school fund; school district number twentyseven (27), school fund; school district number thirty (30), school fund; Provided, however, that all moneys that on the first (1st) day of January, eighteen hundred and ninety-one (1891) stand to the credit of the following funds, to-wit: The school fund of school district number eight (8); the school fund of school district number nine (9); the school fund of school district number twenty-two (22), shall be and constitute a fund to be expended by said board of education for the following purposes, to-wit: All moneys which stand on said date to the credit of the school fund of school district number twenty-two (22) shall be expended in the care, maintenance and embellishment of the grounds of the Fisher Ames school building situate within the boundaries of said school district; and that all moneys which on said date stand to the credit of the school fund of school district number eight (8) and to the credit of the school fund of school district number nine (9) shall be expended by said board of education in the repair, maintenance, care, enlargement and embellishment of theschool buildings and grounds within the boundaries of said district known as Quincy school and John Mattocks school.