able shall begranted unless the owner or owners of any lot or parcel of land as to which said extension of the time of payment of such installment is desired, shall make application therefor as herein provided within sixty (60) days after said installment shall so become due and payable.
SEC. 12. This act shall take effect and be in force from and after its passage.
Approved April 25th 1895.

## CHAPTER 237.

An act to prohibit cities of this state frons assessing, levying or collecting frontage water tax upon real estate for a longer period than ten years.
Be it enacted by the Legislature of the state of Minnesota:

10 yeors llait to water frontagetar.

An act to authorize cities to pay forservicesperformed for such cities.
Be it enacted by the Legislature of the state of Minnesota:
Section 1. Whenever any person under and by vir-
Section 1. That no city within this state shall assess, levy, or collect any frontage tax or assessment upon lots or property abutting or bordering upon any water main or water pipes defraying the expense in whole or in part of the construction and maintenance of any system of water works according to the lineal foot of each frontage, for a longer period than ten years from and after the first levy of such tax or assessment.

Sec. 2. All acts and parts of acts inconsistent herewith are hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved March 30th 1895. tue of a duly issued certificate of election in good faith has performed or shall perform services such as may at the time be authorized by law for any city, the city or common council for such city are hereby authorized and empowered to fix, allow and provide for such compensation therefor as shall not exceed the rate provided by
law for like services for such city for which provision exists for payment thereof.

SEc. 2. Whenever the city or common council shall fix, allow and provide for compensation for any such service the same shall be audited, allowed and paid in the same manner as other claims against such city.
SEC. 3. This act shall take effect and be in forcefrom and after its passage.
Approved April 17th, 1895.

CHAPTER 239.
An act to limitt the term of office of all aldermen, and
councilmen of cities or other municipalties within this
state to two (2) years.
Be it enacted by the Legislature of the state of Minnesota:

Section 1. That all aldermen or councilmen of all cities, or other municipalities of this state hall hereafter be elected to such position therein, for a term of office as such aldermen and councilmen thereof, not exceeding two (2) years, and their official term shall commence as now provided by law. All laws now in force in relation to the term of office of aldermen or councilmen of any city or other municipality contravening the provision of this act, in relation to the term of office of such aldermen, or councilmen therein are hereby repealed.
SEC. 2. At the next municipal election held in and for any and all cities, or other municipalities, as provided by law for the election of aldermen or councilmen therein, there shall be elected aldermen or councilmen thereof for the term of two (2) years only.
The official term of aldermen, or councilmen to commence as provided by law, in and for such city or municipality, and shall terminate two (2) years thereafter.
SEc. 3. The provisions of this act shall not apply to any city or municipality in this state where by the provision of their charters annual elections are held for city or village officers, nor shall it apply to cities having a population of more than one hundred thousand (100.000) people.

SEc. 4. This act shall take effect and be in force from and after its passage.

Approved March 27th, 1895.
H. F. No. 696.

Term of ofice of aldermen.

No to expeed two years.

Shall be ascted for two Fears.

Applization of this act.

