GENERAL LAWS

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MINNESOTA

PASSED AND APPROVED DURING THE THIRTI-ETH SESSION OF THE LEGISLATURE COM-MENCING JANUARY FIFTH, 1897.

CHAPTER 1

9. F. No. 1.

An act to appropriate money for the expenses of the Appropripresent session of the legislature.

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

Section 1. That the sum of one hundred and forty thousand dollars, or so much thereof as may be neces- expense, sarv, be and the same is hereby appropriated from the general fund for the payment of the per diem, mileage and other expenses of the members and officers of the legislature during the present session.

Legislative

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

Approved January 13, A. D. 1897.

CHAPTER 2.

S. F. No. 16.

An actempowering benevolent, charitable, missionary, ations, hospital, deaconess and religious corporations organ-election of ized under the laws of the State of Minnesota to authorize any other corporation or corporations organized under the laws of the State of Minnesota to elect portions of its trustees, directors or managers.

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

May elect trustees.

When.

SECTION 1. Any benevolent, charitable, missionary, hospital, deaconess or religious corporation heretofore or hereafter organized under title three (3), chapter thirty-four (34), general statutes 1878, state of Minnesota, and the acts amendatory thereof, may and is hereby empowered to authorize the election of a portion of its directors, trustees or managers, by any other corporation or corporations heretofore or hereafter organized under the laws of the state of Minnesota, now exercising the functions of a corporation, whenever its articles of incorporation, original, amended or hereafter amended, shall designate the corporation or corporations which shall elect any portion of said directors, trustees or managers, and the number to be so elected.

Sec. 2. This act shall take effect and be in force from and after January 15, 1897.

Approved January 29, 1897.

H. F. No.179.

CHAPTER 3.

Cities, legalizing floating indebtedness.

An act to legalize the floating indebtedness of cities in certain cases, and to legalize the acts of such cities and of the officers and voters thereof, in reference to the issue of such cities' bonds to fund such floating indebtedness, and to authorize such cities to issue such bonds in pursuance of such acts, and to legalize such bonds when so issued.

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

Bonds to fund floating indebtedness.

SECTION 1. That in all cases where the city council or corresponding body of any city organized under any special or general law of the state of Minnesota, shall have heretofore voted by resolution or ordinance approved by the mayor or corresponding officer of such city, to submit to the voters of such city, at a special or general election in such resolution or ordinance designated, the question of issuing the bonds of such city to an amount in such ordinance or resolution named, for the purpose of funding the floating indebtedness of said city, in whole or in part, and such question shall have been actually submitted to such voters at such election, held during the year A. D. 1896, and as many as two-thirds of the votes cast upon such question at such election shall have been in favor of the issue of such bonds, the floating indebtedness of such city,