such order shall bear interest at the rate of six per cent per Interest. annum from the date of presenting same to the treasurer until the treasurer serves a written notice upon the payee. or his assignee, personally or by mail, that he is prepared to pay such order, such notice may be directed to the payee or his assignee at the address given in writing by such payee or assignee to such treasurer at any time prior to the service of such notice. No order shall draw any interest if such address is not given when the same is unknown to the treasurer.

All village orders shall be paid in the order that they are now or may hereafter be registered out of the first moneys that come into the village treasurer's hands for such purpose.

Sec. 2. All acts and parts of acts inconsistent with this act are hereby repealed.

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

Approved April 14, 1903.

CHAPTER 101.

5. F. No. 268.

An act authorizing cities of over fifty thousand inhabitants to set apart any street or avenue or section thereof as a parkway, to regulate and limit the use thereof, and to parkways. place the same under the supervision of the Board of Park Commissioners or other public body charged with the management, control or supervision of public parks or parkways with power to acquire building easements.

Cities over 50,000 authorized to vacate

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

SECTION 1. The common council of any city in this state now or hereafter having a population of over fifty thousand inhabitants, according to the next preceding state or national census, shall have power to set apart any street or avenue or any section thereof as a parkway and to place the same under the supervision of the board of park commissioners or other public body charged with the management, control or supervision of public parks or parkways for such specific and limited purposes of im- Establish provement, ornamentation and control, including the establishment of building lines and the acquisition of building line easements, as may be named in the resolution or

building lines, such park-

ordinance of such common council. And such common council may regulate and limit the traffic and travel upon such street or avenue or section thereof so set apart as a parkway and may prohibit the hauling of heavy loads over or upon the same, or over or upon any part thereof, and may place such other restrictions upon the use thereof and the vehicles permitted thereon as may be necessary and proper to preserve its character as a parkway. Provided, however, such common council shall not have power to set aside as a parkway nor to limit the traffic upon any such street or avenue upon and along which any street car line is now located and operated, or which is a direct continuation of and is used in connection with any county road, or to which there are no streets running parallel.

Exceptions.

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

Approved April 14, 1903.

S. F. No. 89.

State auditor authorized to deed real estate, in certain cases.

CHAPTER 192.

An act to authorize the state auditor, as ex-officio commissioner of the land office of the State of Minnesota, with the approval of the governor of said state, and of its attorney general, to deed real estate which has become property of the State of Minnesota by escheat.

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

Section 1. That in any case where any real estate has become the property of the State of Minnesota by escheat, and where said property is encumbered by taxes, special assessments, or other encumbrances, the state auditor of the State of Minnesota as ex-officio commissioner of the land office of the State of Minnesota, with the approval of the governor of said state and of its attorney general, may make, execute and deliver in the name of the State of Minnesota, its deed to any property situated as above described, to the holder or holders of the several encumbrances upon said land for a consideration to be determined by said state auditor as ex-officio commissioner of the land office of the State of Minnesota, and the governor and the attorney general of said state.