## CHAPTER 311.

S. F. No. 403.

An act to amend section 21 of chapter 258 of the General Laws of 1901, as amended by section 13 of chapter 38 of the General Laws of 1902, providing for the drainage of lands in certain cases, prescribing the powers and duties of county commissioners and other officers in the premises, and appropriating funds for the payment of assessments against state lands affected thereby, and prescribing penalties for the violation thereof, and repealing certain acts therein mentioned and referred to.

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

Section 1. That section 21 of chapter 258 of the Payment of liens. General Laws of 1901, as amended by section 13 of chapter 38 of the General Laws of 1902, be amended so as to read as follows:

Section 21. The payment of such liens shall be made to the treasurer of such county, as follows, viz.: Onetenth of said principal, with the interest thereon, on or before one (1) year from such filing in the register of deeds office, one-tenth of the same on or before two (2) years; one-tenth of the same on or before three (3) years; one-tenth on or before four (4) years; one-tenth of the same on or before five (5) years; one-tenth of the same on or before six (6) years; one-tenth of the same on or before seven (7) years; one-tenth of the same on or before eight (8) years; one-tenth of the same on or before nine (9) years; one-tenth of the same on or before ten (10) years. All reckoned from the date of such filing: provided, where the annual instalment to be assessed amounts to less than one mill per year, the auditor to be shall levy the amount of one mill per year for as many amounts years as is necessary at that rate to pay the full lien levied against the tract or parcel of land. On or before the fifteenth day of November next following such filing the auditor shall enter on the tax list of said county the amount of such lien then remaining unpaid against each respective tract of land subject thereto, as a tax on said Tax levy. tracts, with a proper notation to secure the successive entry each year thereafter of the unpaid balance of such lien. One-tenth of such tax shall become due and payable, with accumulated interest thereon, at the time and in the manner and be subject to and be collected with like penalties

one mill.

Discharge of lien. as all other taxes for said year on said tracts in which such entry was made, and another one-tenth with and as the taxes of each successive year, until all is paid. When the full amount of such lien, with accumulated interest, shall thus or at one time be made, the auditor, upon presentation of a receipt from the treasurer to that effect, shall issue under his hand and offiical seal a certificate of such payment, and the same, when recorded in the office of the register of deeds, shall release and discharge such lien of record.

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

Approved April 21, 1903.

S. F. No. 495.

CHAPTER 312.

Cities of 10,000 and less. An act authorizing cities having a population of 10,000 or less to establish and maintain a general system of sewers, and to maintain, alter, relay and extend any existing system of sewers, and to provide for the cost thereof, and to create sewer districts within the limits of such cities.

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

Authorized to maintain and extend sewer system. Section I. In any city of this state having a population of ten thousand or less the city council shall have power to maintain and extend any existing sewer system, to relay, alter or extend any existing sewer and to establish and maintain a general system of sewers, and to create sewer districts, and change, diminish or enlarge the boundaries thereof from time to time.

General, district, jointdistrict and lateral. SEC. 2. The city council may at any time establish a general sewer system, and may classify sewers as general, district, joint-district and lateral. General sewers shall be the designation of such large sewers as shall be common to the entire city or used as outlets for district of joint district sewers, and shall not include those which may or shall be constructed for the immediate draining of any particular district. District sewers shall be the designation of all main sewers laid for the immediate draining of a particular sewer district. Joint district sewers shall be the designation of such large sewers as may be laid through or be used jointly by two or more sewer districts between a district sewer and a general sewer or independently of general sewers, and for all purposes of construc-