[Chap.

Pension fund.

Election of governing board.

"Section 1. In every city in this state now or hereafter having a population of over fifty thousand inhabitants, there may be created a police pension fund, which shall be governed and managed by a police pension board, in accordance with the provisions of this act."

SEC. 3. That section eight (8) of said act be and the same is hereby amended so as to read as follows:

"Section 8. The governing board of said association shall consist of five members, to be elected annually, who shall hold their terms of office for one, two. three, four and five years respectively, and until their respective successors are elected and qualified, and the mayor, chief of police and city treasurer shall be *ex-officio* members of said board, and the city treasurer shall be the custodian of all funds of said association and disburse the same as directed by said board.

All vacancies occurring in the elective membership of said board shall be filled by said board for the unexpired term, or until the next annual election."

SEC. 4. That all the provisions of said chapter one hundred fifty-nine (159) of the General Laws of Minnesota for the year 1903 and the title thereof as hereby amended are in all things hereby re-enacted, and all police relief associations heretofore incorporated and organized thereunder and the proceedings of the same are hereby validated and confirmed.

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

Approved April 5, 1905.

CHAPTER 110.

An act to provide for the incorporation of the lands of state institutions with the territory of adjoining citics in certain cases.

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

SECTION I. Whenever the board of control of state institutions shall petition the city council of any city, the limits of which shall be the dividing line between such city and the lands surrounding any state institution, describing said lands. for leave to have such lands come into and be part of such city, the city council thereof may adopt a resolution which shall describe such lands and provide for their incorporation within the limits of

H. F. No. 775

Incorporation of lands of state institutions, said city, and upon the recording of an authenticated copy thereof with the register of deeds of the county or counties within which such city, or any part thereof is situated, and, in case such city and said lands are in different counties, upon the recording of such authenticated copy of such resolution in the office of the register of deeds of the county in which such lands are situated, such lands shall become a part and be included within the limits of such city for all purposes.

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

Approved April 5, 1905.

CHAPTER III.

An act entitled "An act to legalize bonds issued by villages in certain cases."

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

SECTION I. In all cases in this state, where during Legalizing village the year 1894, an incorporated village issued, sold and bonds. delivered its bonds, for value, and where, before said bonds where issued, the village council of said village gave notice that said council would receive bids for the sale of such bonds, at a time and place mentioned in said notice, as provided for in section five (5), in chapter two hundred (200) of the Laws of Minnesota for the year 1893, by publishing said notice once in each week Publication of notice. for three consecutive weeks in a daily newspaper printed and published at the capital of this state and in two weekly newspapers printed and published in the county where said bonds were issued and that twenty-one (21) days had not elapsed from the date of the first publication thereof to the time when such council received bids for the sale of such bonds, and if all other steps and proceedings up to the issuance of said bonds are regular, said notice and bonds sold and issued in such case are hereby legalized and declared to be valid and legal for all purposes, the same as if the notice was given for three full weeks, as provided for in section five (5), chapter two hundred (200), Laws of 1893. Provided, however, this act shall not apply to any case now pending in the courts of this state.

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

Approved April 5, 1905.

H. F. No. 370.