CHAPTER 233—H. F. No. 500.

An Act to amend section 574, Revised Laws 1905, as amended, relating to contingent fund of county attorneys and providing for the payment therefrom of the necessary expenses of the county attorney incurred in the business of the county.

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

Contingent fund, county attorney—Disposal of balance.— Section 1. That section 574, of Revised Laws, 1905, be and the same is hereby amended so as to read as follows:

Section 574. The county board may set apart yearly a sum not exceeding one thousand (\$1,000) dollars as a contingent fund for defraying necessary expenses not especially provided for by law, in preparing and trying criminal cases, conducting investigations by the grand jury, and paying the necessary expenses of the county attorney incurred in the business of the county. All disbursements from such fund shall be made upon written request of the county attorney by auditor's warrant, countersigned by a judge of the district court. Any balance remaining at the end of the year, shall be transferred to the revenue fund.

- Sec. 2. All acts or parts of acts inconsistent with this act are hereby repealed.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 17, 1909.

CHAPTER 234-H. F. No. 978.

An Act requiring all indemnity, casualty and employers' liability companies to make certain reports to the Minnesota Employees' Compensation Commission, of accidents to employees while engaged in industrial pursuits, and resulting in bodily injuries which shall become known, or reported to such companies, giving certain data and information concerning such accidents.

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

Casualty and other companies to make report to compensation commission.—Section 1. Every indemnity, casualty and employers' liability company doing business in this state shall, on or before the first day of October, 1909, file with the Minnesota employes' compensation commission a written report upon blanks to be furnished by said commission, of all accidents occurring in this state between July 1, 1906, and July 1, 1908, of which it has had notice, resulting in bodily injury to the employes of persons, firms or corporations to whom it has issued policies of insurance.