CHAPTER 109-S. F. No. 353.

An Act authorizing and requiring county boards under certain circumstances to refund license fees heretofore paid by applicants for licenses to sell intoxicating liquors.

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

Section 1. County board authorized to refund unused liquor license money.—The county board of any county in this state is hereby authorized, empowered and required to refund the unused pro rata portion of the money heretofore paid by any holder of a license to sell intoxicating liquors issued by such board where such license after its issuance and after payment by the licensee of the license money into the county treasury was found to be null and void and was in fact cancelled and revoked by said county board because it was through inadvertence and mistake on the part of said board issued for a place where the sale of intoxicating liquors was forbidden by law.

Sec. 2. This act shall take effect and be in force from and

after its passage.

Approved March 25, 1913.

CHAPTER 110-S. F. No. 368.

An Act to amend Section 4501 of the Revised Laws of 1905, as amended by Chapter 421 of the General Laws of Minnesota 1909, relating to foreclosure or execution sale.

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

Section 1. Interest in default may be paid by purchaser at foreclosure sale.—That Section 4501 of the Revised Laws of 1905, as amended by Chapter 421 of the General Laws of Minnesota for 1909, be and the same is hereby amended so as to read as follows:

"Section 4501. Foreclosure or execution sale—Taxes, insurance and interest.—The purchaser at any sale, upon foreclosure of mortgage or execution or at any judicial sale during the year of redemption, may pay any taxes or assessments on which any penalty would otherwise accrue, and may pay the premium upon any policy of insurance procured in renewal of any expiring policy upon mortgage premises, and may in case any interest upon any prior or superior mortgage is in default or shall become due during such year of redemption pay the same, and in all such cases, the sum so paid, with interest, shall be part of the sum required to be paid to redeem from such sale. Such payments shall be proved by the affidavit of the purchaser, his agent or attorney, stating the items and describing the premises, which

must be filed for record with the register of deeds, and a copy thereof shall be furnished to the sheriff at least ten days before expiration of the year of redemption."

Sec. 2. This act shall take effect and be in force from and

after its passage.

Approved March 25, 1913.

CHAPTER 111-S. F. No. 176.

An Act to amend Section 775, Revised Laws of 1905, relating to expenditure and appropriation of money by villages and cities of the fourth class to improve and maintain roads and bridges lying without the corporate limits.

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

Section 1. Council may improve and maintain bridges and ferries leading into village or city.—That Section 775 of Chapter 9, Revised Laws of 1905, be and the same is hereby amended to

read as follows:

"Sec. 775. The council of any village or of any city of the fourth class may appropriate and expend such reasonable sums as it may deem proper to assist in the improvement and maintenance of roads lying beyond its boundaries and leading into it and to improve and maintain bridges and ferries thereon whether they are within or without the county in which it is situated."

This act shall take effect and be in force from and Sec. 2.

after its passage.

Approved March 26, 1913.

CHAPTER 112-S. F. No. 208.

An Act amending Section 4272, Revised Laws 1905, relative to the docketing and lien of judgments.

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

Section 1. Penalty of clerk for violation.-That Section Four Thousand Two Hundred and Seventy-Two (4272) of the Revised Laws 1905, be amended so as to read as follows:

"Sec. 4272. Docketing judgments-Transcripts-Lien on land.—Every judgment requiring the payment of money shall be docketed by the clerk upon the entry thereof, and, upon a transcript of such docket being filed with the clerk in any other county, such clerk shall also docket the same. From the time of