CHAPTER 221-S. F. No. 238.

An Act entitled an act to amend Section 1204, Revised Laws. 1905, relating to the expenditure of money by county boards for the improvement of roads in adjoining counties.

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

Section 1. Amount not to exceed \$15,000.—Section 1204, Revised Laws, 1905, is hereby amended so as to read as follows:

"Sec. 1204. Any county board may appropriate and expend money for the construction and maintenance of roads in an adjoining county, when it deems it for the best interests of the public; but the amounts so appropriated shall not exceed fifteen thousand dollars in any one year."

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

after its passage.

Approved April 9, 1913.

CHAPTER 222-S. F. No. 246.

An Act to legalize defective conveyances and to cure certain irregularities and defects in the title of property belonging to certain special school districts organized prior to January first, 1867.

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

Section 1. Certain conveyance of school property validated. -That in any case in which a special school district was created by special law prior to January 1st, 1867, the boundaries of which special school district were by the act creating the same coterminous with the boundaries of the city in which said special school district is located, and which special school district took possession of the real and personal property of the school district or districts existing in said territory prior to the passage of the act creating the same and which has from the date of the organization of such special school district continuously claimed to own such real property as its own and has occupied and used the said real property for school purposes, then and in every such case such real property shall be construed and held to be the property of such special school district and the title thereto shall be in the same notwithstanding the fact that no conveyance was ever made of said real property from the trustees of such former school district or districts to such special district and notwithstanding the fact that in the conveyance of such realty to such former school district the said district was not correctly described by its corporate name.