by said county board of education in the same manner as if said district had never been organized. And it shall be the duty of the officers of said vacated school district to forthwith deliver to the county auditor of said county all of the books and records of said school district, and to the county treasurer all of the money and school funds in its possession, and said county treasurer shall forthwith credit all such moneys and school funds to the account of the county board of education of such county. The county treasurer shall thereafter credit to the account of said county board of education all moneys and school funds thereafter collected from any previous tax levy made by said school district, except such moneys and school funds as are derived from taxes levied for the purpose of paying the bonds or interest on the bonds of any such school district."

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved March 18, 1913.

CHAPTER 83-S. F. No. 531.

An Act authorizing the leasing or purchase and maintenance of a home for boys and a home for girls in connection with the juvenile court in counties having a population of over two hundred thousand and not over three hundred thousand inhabitants, and authorizing the board of county commissioners to provide and maintain the same.

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

Section 1. County home for boys and girls in certain counties.—The county commissioners of said county shall have authority to lease, purchase, erect, equip, and maintain a home for boys and a home for girls, and the general character and location of each such homes shall have the approval of the judge designated and assigned to the juvenile court of such county. There may be a superintendent or a matron, or both, in charge of each of such homes, who shall be probation officers, and shall be appointed and may be removed by such judge of said court. The county commissioners of said county may hire and discharge such other employes as may be necessary, and shall fix the salaries of the said superintendent, matrons and other employes of such home or homes.

Sec. 2. School board to furnish instructors.—The school board, or the commissioner of education, as the case may be, of the city in which such court is located, shall furnish all necessary instructors for the boys and girls placed in such homes and shall furnish all necessary school supplies and school books for all dependent or indigent children placed in such homes by said court.

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Sec. 3. Juvenile court to commit and release children— County commissioners to provide for maintenance.—The juvenile court of said county may place in said homes for temporary detention any child coming before or within the jurisdiction of said court, and any child who is placed therein may be released therefrom by order of said juvenile court at any time. The county commissioners of said county are hereby authorized, empowered and required to provide the necessary funds to make all needful appropriations to carry out the provisions of this act.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved March 18, 1913.

CHAPTER 84-S. F. No. 764.

An Act to legalize certain conveyances of real property where the husband and wife have executed and acknowledged separately. Be it enacted by the Legislature of the State of Minnesota:

Section 1. Certain conveyances of real property legalized.--That all deeds, mortgages, and other conveyances of real property within this state executed since the first day of December, 1912, and all acknowledgments on such deeds, mortgages and conveyances acknowledging the execution by husband and wife where said husband and wife have executed separately and where the acknowledgment fails to state the marriage relation of said husband and wife in certificate of acknowledgment. as provided by law, shall be and the same are hereby declared legal and valid and such conveyances and such acknowledgments and the record thereof where said deed, mortgage or conveyance has been recorded in the office of the register of deeds of the proper county in this state, shall be and the same are hereby declared legal and valid and such conveyance and the record thereof shall have the same force and effect in all respects for the purpose of notice, evidence, foreclosure, enforcement or otherwise, as are or may be provided by law.

Provided that the provisions of this act shall not apply to any action or proceeding now pending in any court of this state.

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

Approved March 18, 1913.