

and shall keep a record of *its* proceedings of all applications for *admission to practice* and of persons admitted to *practice* upon its recommendation. At least three times a year the board shall *have* examinations and report the result thereof with its recommendations to the supreme court. Upon consideration of such report, the *supreme court* shall enter an order in the case of each person examined, directing the board to reject him or to issue to him a certificate of admission to *practice*. *The board shall have such officers as may from time to time be prescribed and designated by the supreme court. The fee for examination shall be fixed from time to time by the supreme court, but shall not exceed twenty-five dollars. All fees received shall be paid to the state treasurer and shall constitute a special fund, which is hereby appropriated for the payment of compensation of the members of the said board of law examiners and for their expenses. Payments therefrom shall be made by the state treasurer, upon warrants of the state auditor issued upon vouchers signed by one of the justices of the supreme court. The members of the board shall have such compensation and such allowances for expenses as may from time to time be fixed by the supreme court.*

Sec. 2. Inconsistent acts repealed.—All acts or parts of acts inconsistent with this act are hereby repealed.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 7, 1921.

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#### CHAPTER 162—H. F. No. 711.

*An act to legalize certain home rule city charters and the acts of the city officers thereunder:*

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

Section 1. **Certain home rule charters legalized.**—In any case where in or for any city or village of this state a home rule city charter has been framed and returned to the chief magistrate or chief executive officer of the city or village by a board of fifteen freeholders appointed and acting under section 36, Article 4, of the Constitution of this state and the laws of this state enacted thereunder, and such charter was signed by at least a majority of such board of freeholders, and such charter has been actually submitted to the qualified voters of such city or village at a general or special election held therein; and such charter has been ratified and adopted by a vote of not less than four-sevenths of the qualified voters voting at such election, and duplicate certificates setting forth such charter have been made and signed by the mayor, chief magistrate or chief executive officer of such city or village, and one of such certificates has been deposited in the office of the secretary of state and the other certificate has been filed for record in the office of the reg-

ister of deeds for the county in which such city or village lies; and such charter purports to and does continue in force in such city or village certain special and general laws and parts thereof then operative in such city or village by incorporating such laws in such charter, or by reference thereto, or by otherwise continuing such special or general laws in force in such city or village; and such charter has been actually put in operation in such city or village; then in each such case such charter together with all amendments thereof adopted as required by law is hereby legalized, validated and made the lawful city charter of such city or village, including all special and general laws and parts thereof incorporated in such charter, or made a part of such charter by reference, or otherwise made a part of such charter, and operative in such city or village at the time of the adoption of such charter, including among others certain special and general laws authorizing the city or village to issue and sell municipal bonds of the city or village for the purpose therein specified, and all such laws and parts of laws made a part of such city charter as aforesaid shall be and continue in full force and effect in such city or village in so far as and to the extent that the provisions of such charter and of all such laws and parts of laws incorporated therein are not in contravention of any limitation upon the issuance and sale of such bonds contained in or required by the laws of this state relating to the framing and adoption of home rule charters by cities and villages under the provisions of Section 36, Article 4, of the constitution of this state, as amended and in force at the time of the passage of this act.

**Sec. 2. Acts of officers legalized.**—All acts of the officers of any such city under and pursuant to the provisions of such charter prior and subsequent to the passage of this act are hereby legalized and made valid.

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

Approved April 7, 1921.

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#### CHAPTER 163—H. F. No. 752.

*An act to make effective judgments entered and to be entered in actions brought by two or more persons to determine adverse claims to real estate.*

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

**Section 1. Judgments made effective in action to determine adverse claims.**—That in any action brought by two or more persons to determine adverse claims to real estate or to quiet the plaintiffs' title thereto, and judgment shall have been entered therein in favor of the plaintiffs, and in any action now pending and in which judgment may be entered within three months after the pas-