439 of Laws of 1923. Provided further that none of the provisions of this act shall be construed to be mandatory as applied to any village or city whose assessed valuation exceeds \$500 per capita of its population.

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

Approved April 16, 1925.

CHAPTER 233—H. F. No. 1411.

An act to amend Section 2991, General Statutes, 1923, relating to the duties of the State High School Board and the county superintendends of the several counties of the State and providing for extending the privileges of the State High School Board examinations to certain schools of the State.

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

Section 1. High school board and county superintendent to conduct examinations.—That section 2991 General Statutes 1923 is hereby amended to read as follows:

"2991. Upon written application the high school board shall empower any county superintendent to conduct the high school board examinations in the schools of his county other than high and graded. For this purpose he shall hold the same relation to the board as the principal or superintendent of schools under its supervision.

He may designate the points at which such examinations are to be held. He may also appoint assistants for grading the papers of such examinations and such assistants shall be paid by the county at the rate of three dollars per day, but the number of assistants shall not exceed one for each twenty schools or major fraction thereof in the county, nor shall the amount of money expended for this purpose exceed one hundred dollars in any one year. Provided, that the county superintendent of schools of the county in which the aforesaid examinations are so given may extend the privileges of such examination to any school in his said county in which there is maintained the standards of length of term and course of study prescribed for the public schools of like grade in such county."

Approved April 17, 1925.

CHAPTER 234-H. F. No. 210.

An act to authorize and empower the governing body of any city in this state having a population of 50,000 inhabitants or over, to

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provide, by ordinance, the salaries of certain officers known as the deputy comptroller, deputy commissioner of finance, and secretary to the mayor, irrespective of any limitation contained in any state law or in any charter provision of such city.

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

Section 1. Governing body to fix salaries of officers in certain cases.—The governing body of any city in this State now or hereafter having a population of 50,000 inhabitants or more, is hereby authorized and empowered to specify by ordinance the salaries of the deputy comptroller, deputy commissioner of finance, and secretary to the mayor of such city.

Sec. 2. Charter limitations not to limit power.—The salaries authorized by Section One of this Act may be paid notwithstanding any limitation upon the amount of such salaries contained in any law of this State or in any charter provision.

Sec. 3. Application of act.—This act shall apply to cities governed by a charter adopted pursuant to Section 36, Article 4 of the Constitution of this State.

Approved April 17, 1925.

CHAPTER 235-H. F. No. 326

An act providing that the insurance commissioner may act as receiver of domestic insurance corporations, companies or associations.

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

Section 1. Insurance Commissioner may act as receiver.— Whenever for any reason a receiver of any domestic insurance corporation, company or association is appointed, including fraternal beneficiary associations and reciprocal or inter-insurance exchanges, the district court may name the insurance commissioner of this state as such receiver and if so appointed he shall act with all the powers, rights and privileges now given by law to receivers of such companies.

Approved April 17, 1925.

CHAPTER 236-H. F. No. 439.

(Sec. 4367, G. S. 1923)

An act to amend Section 3975, General Statutes Minnesota 1913, as amended by Chapter 230, Session Laws of Minnesota, 1917, as amended by Chapter 415, Session Laws of Minnesota 1919, relat-