by fine of not more than \$1,000, or by imprisonment in the county jail for not more than twelve months, any person or persons violating any injunction, temporary or permanent, made or issued pursuant to this act.

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

Approved April 20, 1925.

CHAPTER 286-S. F. No. 1278.

An act to authorize any school district to acquire for school purposes, under the right of eminent domain, any tract of land dedicated, attempted to be dedicated or designated as a public square in any town plat of lands within, or partly within, such school district and not within the limits of any incorporated village, borough or city.

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

Section 1. School districts may exercise right of eminent domain.—That any school district is hereby authorized and empowered to acquire, for school purposes, under the right of eminent domain, any tract of land dedicated, attempted to be dedicated, or designated as a public square in any town plat of land within, or partly within, such school district and not within the limits of any incorporated village, borough or city.

Approved April 20, 1925.

CHAPTER 287-S. F. No. 389.

An act to amend Section 2866, General Statutes of Minnesota for 1923, relating to debts and obligations of any school district which has been dissolved and become a part of unorganized school territory, so as to provide a method for the payment of incurred and outstanding obligations of any such district in counties having an assessed valuation of all taxable property exclusive of money and credits of more than \$300,000,000, and an area of over 5,000 square miles.

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

Section 1. Debts and obligation to remain charge on territory.—That Section 2866, General Statutes of Minnesota for 1923, be and the same hereby is amended so as to read as follows:

2866. Debts and obligations to remain charge on territory. All incurred and outstanding obligations of any district so discontinued and vacated shall be and remain a charge upon the property form-