[Chap.

except as hereinafter otherwise provided, shall be formed for a period not exceeding thirty years in the first instance, but may be renewed from time to time for a further term not exceeding thirty years, whenever a three-fourths vote of the stock or members in case of mutual or no-stock corporations represented at any regular meeting, or at any special meeting called for that purpose, which shall have been clearly specified in the call, shall have heretofore or shall hereafter adopt a resolution to that effect, and in case of stock companies when those desiring it shall have purchased at its value the stock of those opposed thereto. Social and charitable corporations may have perpetual succession whenever it shall be so provided in the certificate of incorporation or, in the case of existing corporations, in an amendment of the certificate of incorporation adopted within ninety (90) days after the taking effect of this act.

Approved March 11, 1927.

CHAPTER 33—H. F. No. 218

An act to amend Section 34 Chapter 238 General Laws 1923, establishing costs to be allowed in actions commenced in the Municipal Court of the City of Duluth.

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

Section 1. Costs in civil actions in Municipal Court.—That Section 34 Chapter 238 General Laws of 1923, be amended so as to read as follows:

"Section 34. Costs shall be allowed to the prevailing party in actions commenced in this court as follows:

"First. To the plaintiff upon judgment in his favor, upon a trial upon the merits when the amount thereof or the value of the personal property recovered, exclusive of disbursements, exceeds \$50.00, five dollars.

"Second. To the plaintiff upon judgment in his favor, upon a trial upon the merits when the amount thereof or the value of the personal property recovered, exclusive of disbursements, exceeds \$100.00, ten dollars.

"Third. To the plaintiff upon judgment in his favor of \$50.00 or more, exclusive of disbursements, or in actions of replevin when the value of the personal property involved is \$50.00 or more, when no issue of fact or law is joined, five dollars.

"Fourth. To the plaintiff upon judgment in his favor upon an action arising under chapter 76. General Statutes 1923, relating to forcible entries and unlawful detuiners, five dollars.

"Fifth. To the defendant upon dismissal, or discontinuance.after appearance on the part of the defendant, five dollars, with all disbursements, incurred or paid. "Sixth. To the defendant upon judgment in his favor upon a trial upon the merits, five dollars, exclusive of disbursements.

"Seventh. To the defendant upon judgment in his favor upon a trial upon the merits when the money or the value of the property claimed in the complaint, or in his counterclaim, exceeds \$100.00, ten dollars, exclusive of disbursements.

"Eighth. Costs may be allowed on a motion or demurrer, in the discretion of the judge, not exceeding ten dollars, and may be made absolute or directed to abide the event of the action.

"Ninth. Save as hereinbefore provided, costs shall be allowed in all cases to the prevailing party, as in the district court."

Sec. 2. Effective June 1, 1927.—This act shall take effect and be in force from and after June 1, 1927.

Approved March 11, 1927.

CHAPTER 34—H. F. No. 369

An act to authorize school districts to provide for instruction of certain pupils in other districts.

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

Section 1. School boards may provide for instruction of certain pupils in other districts.—That the board of any school district, however organized, may by unanimous vote provide for the instruction of any resident pupil in another school district when inadequate room, distance to school, unfavorable road conditions, or other facts or conditions make attendance in his own district unreasonably difficult or impractical, in which case such district shall pay to the district so attended the tuition agreed upon, or charged; provided, however, that such pupil shall continue to be a pupil of the district of his residence in the apportionment of the current school fund and the payment of state aid.

Approved March 11, 1927.

.

CHAPTER 35-H. F. No. 784

An act to authorize school districts in citics of the fourth class to condemn public casements in alleys in certain cases.

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

Section 1. School districts may condemn property.—That any School District of which the greater portion lies within the corporate limits of a city of the fourth class may with the