Costs Allowed on Appeal.—(d) If the judgment creditor remove said case and the final judgment rendered is not increased in his favor, at least ten (\$10.00) dollars over the former judgment, he shall recover no costs in said Municipal Court, and there shall be entered against him in the judgment an attorney's fee in favor of the adverse party of ten (\$10.00) dollars either by reducing the judgment in his favor in that amount, or if the amount found in his favor be less than ten (\$10.00) dollars by an affirmative judgment against him for the difference. If the judgment debtor remove said case and final judgment is rendered against him he shall pay the adverse party in addition to the amount and costs, an attorney's fee to be entered and included in the judgment as follows, viz; five dollars in case the judgment so removed was five dollars or less, and said final judgment aside from costs is not reduced from the judgment at least three dollars; ten dollars in case the judgment so removed was ten dollars or less and said final judgment aside from costs is not reduced at least five dollars; fifteen dollars in case the judgment so removed was more than ten dollars, and said final judgment aside from costs is not reduced at least ten dollars; to the judgment debtor, when judgment is rendered in his favor upon the merits five (\$5.00) dollars. There shall be no appeal from said Municipal Court or any action brought there on removal from said Conciliation Court, but in such case the judgment of said Municipal Court shall be final.

Approved April 18, 1929.

## CHAPTER 243-S. F. No. 1086

An act to amend Section 18, of Chapter 492, General Laws of Minnesota for 1921, relating to the salary, clerk hire, allowance and expenses, of the county treasurer and other county officers, in all counties in this state now or hereafter having a population of more than 150,000, and an area of 5,000 square miles, or more, and repealing all inconsistent acts.

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

Section 1. Salary of county treasurer in certain counties.— That Section 18, of Chapter 492, Laws of Minnesota for 1921, be amended so as to read as follows:

- Sec. 18. The salary of the county treasurer of such county shall be \$5,000.00 per annum. Such county treasurer shall appoint and employ such deputies, clerks and other employees as may be necessary for the proper performance of the duties of his office, and at such reasonable compensation as may be fixed and determined by such treasurer, but the number of deputies, clerks and other employees, and the compensation paid to each, shall at all times be under the control of the county board of said county, which may from time to time make such changes in the number and compensation paid to such deputies, clerks and other employees as it may deem just and proper.
- Sec. 2. Inconsistent acts repealed.—All acts or parts of acts, whether general or special, that are 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 18, 1929.

## CHAPTER 244—S. F. No. 1134

An act to amend General Laws 1927, Chapter 85, to authorize the governing body of villages and cities of the fourth class operating under home rule charters as provided by Section 36, of Article 4, of the Constitution of the State of Minnesota, to issue and sell Municipal bonds and to use the proceeds thereof in the construction of a sewage disposal plant.

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

- Section 1. Cities and villages may issue bonds for sewage disposal plant.—That Chapter 85, General Laws 1927, be amended to read as follows:
- "Sec. 1. The governing body of any village or any city of the fourth class in the State of Minnesota operating under Home Rule Charter pursuant to the provisions of Section 36, Article 4, of the State Constitution is hereby authorized and empowered for the purpose herein designated, to issue the negotiable bonds of such village or city to the amount authorized by such village or city council;