

equipping a county jail. Provided, that no county shall make more than one levy for such purpose under authority of this law. As soon as the board of county commissioners of such county has made such levy warrants may be issued in anticipation of the collection thereof.

Sec. 2. **Limitation.**—This act shall not be construed as limiting in any way the authority of any such county to use other and additional available funds for such purpose.

Approved March 14, 1931.

---

CHAPTER 63—H. F. No. 211

*An act to amend Mason's Minnesota Statutes of 1927, Section 3662, relating to advance assessment of township mutual fire insurance companies.*

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

Section 1. **Advance assessments.**—That Mason's Minnesota Statutes of 1927, Section 3662, be amended so as to read as follows:

"3662. The directors of any such company may, collect by advance assessments and maintain in its treasury an emergency fund not exceeding *five* mills on a dollar of the total amount of insurance in force, to be used in payment of losses and for other purposes for which assessments may be used."

Approved March 16, 1931.

---

CHAPTER 64—H. F. No. 33

*An act to prohibit any railroad company from abandoning or changing the location of any shop or terminal in this state without the consent of the railroad and warehouse commission and prescribing the procedure for securing consent therefor and providing penalty for the violation thereof.*

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

Section 1. **Railroad shops or terminals may not be abandoned except etc.**—No company operating any line of railway in the State of Minnesota shall abandon any shop or terminal located within this state or move any shop or change the location of any