

village council shall determine by resolution, and shall bear interest at a rate not exceeding six per cent per annum; they shall be payable only out of the net revenues of the water supply system of said village as defined by ordinance but shall otherwise confer on the holder all the rights conferred by a negotiable instrument. The village council issuing such bonds may provide by ordinance for the maintenance of specified or minimum water rates and for payment for water used by the village, and such provisions may be incorporated in the bonds as a part of the obligation thereof, together with such other provisions for the enforcement of the bondholders' right to receive net earnings as the council deems necessary. Such bonds shall be sold at not less than par and accrued interest in such manner as the village council may determine.

**Sec. 2. May issue bonds to acquire privately owned plants.**—Any village issuing revenue bonds hereunder which shall have therein a privately owned sewer may issue additional revenue bonds to provide money to acquire such sewer, which bonds shall be payable solely from the revenues of the water system or from a combined water and sewer system and shall be issued in accordance with and subject to the provisions of Section 1 of this act.

**Sec. 3. Act remedial.**—It is hereby determined that this act is remedial in nature, being required in order to grant additional authority to such villages to enable them to protect the public health and welfare of their inhabitants.

Approved March 28, 1941.

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#### CHAPTER 95—H. F. No. 620

*An act relating to testing of bovine animals for Bang's disease, amending Mason's Supplement 1940, Section 5460-26.*

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

**Section 1. Law amended.**—Mason's Supplement 1940, Section 5460-26, is hereby amended to read as follows:

**“5460-26. Cattle owners to assist in making tests.**—When-ever in accordance with this act the board by its order has fixed the time for commencement of testing in any area, all cattle owners and persons in possession of cattle in the area shall upon demand submit the same for Bang's disease testing and physical examination by the board or its authorized agent

or agents, and all such persons shall assist the board and its agents in applying said tests and in making such physical examinations whenever the board or its agents enter upon the premises where such cattle are located and makes demand therefor, or in making any retest of cattle within such area, as provided in this act. Such owner or person in possession shall account for all animals tagged in making such tests and retests, and shall submit all such cattle to the board or its agents at any time when the board or its agents visit said premises to make further tests or examinations. Such owner or person in possession shall also remove *from the premises or segregate* reacting cattle, or cause the same to be slaughtered as required by said board, and shall not use milk or milk products, or sell or dispose of the same, from reacting cattle *unless the milk or the milk from which said products have been made has been properly pasteurized.*

Approved March 28, 1941.

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CHAPTER 96—H. F. No. 659

*An act relating to assistant county attorneys; amending Mason's Minnesota Statutes of 1927, Section 930½.*

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

Section 1. **Law amended.**—Mason's Minnesota Statutes of 1927, Section 930½, is hereby amended to read as follows:

"930½. **County attorneys may appoint assistants in certain cases.**—The county attorney of any county in this state, who has no assistant, is hereby authorized to appoint, with the consent of the county board of said county, an attorney to assist him in the performance of his duties. Such assistant shall have the same duties and be subject to the same liabilities as the county attorney, and shall hold his office during the pleasure of the county attorney. Such assistant shall be appointed in writing and before entering upon the duties of his office, shall give bond to the county in the penal sum of \$500.00, to be approved by the county board, conditioned in the same manner as the bond required of the county attorney, which bond, with his oath and appointment, shall be filed for record with the register of deeds. Such assistant county attorney shall receive no compensation from the county, but shall be paid for his services by the county attorney appointing him: provided however, that in all counties in this state having a