bonds and shall award a contract to the lowest responsible bidder.

In lieu of the individual bonds required to be furnished by employees, a schedule or position bond or undertaking may be given by the employees of each county office or department in the respective amounts fixed by law, or by the person or board authorized by law to fix the same, conditioned substantially as provided in Section 574.13, and upon a form to be prescribed by the Commissioner of Administration.

Approved March 10, 1947.

CHAPTER 70-S. F. No. 202

An act relating to duties of county superintendents; amending Minnesota Statutes 1945. Section 121.01.

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

Minnesota Statutes 1945, Section 121.01, is Section 1. amended to read as follows:

121.01. Duties of county superintendent. In addition to their other duties, county superintendents shall visit and instruct each school in their counties, except those under the immediate charge of a city or district superintendent, at least once in each term. They shall instruct its teachers; organize and conduct such teachers institutes as they deem expedient; encourage teachers associations; advise teachers and school boards in regard to the best methods of instruction, the most approved plans for building, improving, and ventilating school houses or ornamenting school grounds and of adapting them to the convenience and health exercise of the pupils; stimulate school officers to the prompt and proper discharge of their duties; receive and file all reports required to be made to them; and make a report to the state commissioner of education containing an abstract of such reports, a written statement of the condition and prospects of the schools under their charge, and such other matters as they may deem proper or as may be called for by the state commissioner of education. County superintendents shall upon request of the county board of their respective counties promptly investigate, advise, and make recommendations to the county board in proceedings to change boundaries of school districts, and in proceedings to annex land upon petition of a freeholder, and in all other proceedings pending before the county board involving the attachment or detachment of school district territory.

Approved March 10, 1947.

CHAPTER 71—S. F. No. 228 [Coded as Section 275.075]

An act authorizing the tax levying body of any county, city, village, borough, town or school district to correct errors made in a previous tax levy.

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

[275.075] Section 1. Omission by inadvertence; manner of correction. Whenever the amount of taxes as levied and certified by the tax levying body of any county, city, village, borough, town, or school district has not been, as the result of error or inadvertence by the county auditor extended and spread in conformity therewith, such tax levying body may include in its tax levy for the year following, the whole or any part of the amount so omitted through error or inadvertence in addition to its current levy and in addition to and notwithstanding any limitations to the contrary.

Approved March 10, 1947.

CHAPTER 72—S. F. No. 281.

An act relating to recreation and recuperative camps for disabled veterans, authorizing the purchase of land therefor, and amending Minnesota Statutes 1945, Sections 197.13, 197.14, 197.15, and 197.16.

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

Section 1. Minnesota Statutes 1945, Section 197.13, is amended to read as follows:

197.13. Land secured for recreation camps for disabled veterans. The board of governors created by section 197.14