or otherwise, any community or municipal hospital, or any land, building, hospital supplies, or equipment belonging to said city to any incorporated non-profit hospital association. However, such hospital must be made and kept available to all inhabitants of such city on equal terms.

Approved March 31, 1953.

CHAPTER 218-H. F. No. 788

An act relating to exceptions from the Alien Exclusion Laws; amending Minnesota Statutes 1949, Section 500.22, Subdivision 4.

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

Section 1. Minnesota Statutes 1949, Section 500.22, Subdivision 4, is amended to read:

Subd. 4. Exceptions. The prohibitions of subdivisions 1, 2, and 3 shall not apply to lands acquired by process of law in the collection of debts, or by any procedure for the enforcement of a lien or claim thereon, whether created by mortgage or otherwise; provided, that all lands so acquired be disposed of within ten years after acquiring title thereto; nor to any railroad corporation; nor to any common carrier; nor to any corporation actually engaged in manufacturing in this state, but such corporation may hold such lands as may be reasonably necessary in the carrying on of its business, provided, that all lands so held by such corporation actually engaged in manufacturing in this state, shall be disposed of within ten years after it shall cease to use the same for the purposes of its business.

Approved March 31, 1953.

CHAPTER 219—H. F. No. 1143

An act relating to dependent, neglected, or delinquent children, amending Minnesota Statutes 1949, Section 260.08, as amended by Chapter 224, Laws of 1951.

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

Section 1. Minnesota Statutes 1949, Section 260.08, as amended by Chapter 224, Laws 1951, is hereby amended to read: