fire, windstorms, trespass or damage of any kind, and said commissioner shall forthwith erect a stone foundation, convenient steps, galvanized iron rope guy lines and anchors at the most elevated of said platforms, which was presented at each of the said platforms, which was presented. erected at and stands near the north line of section thirty-six (38), township one hundred and forty-three (143), range thirty six (38), in said Itasca State Park, and it is hereby made the duty of said Park Commissioner to paint each of said platforms with pure white lead, two full control of the control

and forty-three (143), range thirty six (30), in said litases State Park, and it is hereby made the duty of said Park Commissioner to paint said the set of the protect of

edges upon which are the initials of the judges appermost, and so folded as to conceal the face thereof, and all marks thereon, and shall hand the same to the judge of primary election who is in charge of the ballot boxes.

The folded ballot, when returned, shall be placed in the proper ballot box, and the name of the voter shall be checked off upon said registers in the column headed primary election. Except as herein otherwise provided, the fol-

teacher.
Sec. 2. This act shall take effect and be in force from and after its passage.
Approved April 10th, 1901.

CHAPTER 219-H. F. NO. 861. CHAPTER 219—H. F. NO. 861.

AN ACT to legalize the proceedings for the incorporation of certain societies under title three (3) of chapter thirty-four (84) of the General Statutes of one thousand eight hundred and seventy-eight (1878), and all business done by said societies pursuant to such attempted incorporation. Be it enacted by the Legislature of the State of Minnesota:

Be it enacted by the Legislature of the State of Minnesota:
Section 1. That when proceedings for incorporation under title three (3) of chapter thirty-four (34) of the General Statutes of one thousand eight hundred and seventy-eight (1878) have heretofore been had or taken by any persons, and the corporation so formed, or attempted to be formed, has entered upon the transaction of business without having filed its articles of incorporation, both in the office of the secretary of state and in the office of the register of deeds of the proper county, but has filed them in one of said offices, said proceedings for such incorporation, if otherwise conformable to law, and such society or persons have since filed or shall within sixty days after the passage of this act file said articles of incorporation in the other of said offices, are hereby legalized and made of the same validity and force as if said articles had been filed in both said offices, and all acts, contracts or proceedings of such corporation, its trustees, officers and agents authorized by the articles of incorporations and by-laws thereof, are hereby legalized and confirmed and made of the same validity as though such articles had been filed both in the office of the secretary of state and in the office of the register of deeds for the proper county, before such business has and in the office of the register of deeds for the proper county, before such business been transacted. Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 10th, 1901.

CHAPTER 220—H. F. NO. 376.

AN ACT to amend section three thousand ninety-six (2096) of the General Statutes 1894, being section two hundred forty-nine (249) of chapter thirty-four (34), General Statutes 1878, as amended by Laws of 1885, chapter seven (7), relating to the power of cemetery associations to hold land.

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

as are provided by law shall apply.

See 2. That section four (6) of dispete the See 2. That section four (6) of dispete can thousand eight hundred minoty-mino (1800), he amended to so at breast an follows:

See 2. That section four (6) of dispete can be shall be required from the permany cleation and follows:

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See 2. That section four (6) of dispete can be shall apply the anomaly and for the first of the state of the first of the district court of the county, or dispeted the first of the district court of the county of the county, and it to be voted for in one's permany specified office, and upon payment to the section of any other office to be voted for in one's permany specified office, and upon payment to the section of a county of the county and the permany specified office, and upon payment to the section of any other of the county and the permany specified office, and upon payment to the section of any other of the section of any other of the section of any other of the section of the s

weeks of five (5) school days each. And no teacher shall be required to teach school on the control of July; the first day of January; the Fourth of July; Memorial day; the twenty-second day of February; the first Monday in September, commonly known as Labor day; the twenty-second day of February; the anniversary of the birthday of Lincoln, or on the day appointed by the president of the United States or the governor of the state as a day of Thanks; giving; and no deduction from the teacher's time or wages shall be made by reason of the fact that a school day happens to be one of the days referred to in this section, and any contract made in violation of this section, and any contract made in violation of this section, shall have no force or effect as against the teacher.

Sec. 2. This act shall take affect and have no force or effect as against the foresidence of attorney authors and purposes as against the teacher.

CHAPTER 222—H. F. NO. 409.

AN ACT legalizing certain mortgage forestored in mortgage forestored made gentland made by recorded in the Lagalization of the State of Minnesota:

Sec. 2. This act shall take affect and have no force or effect as against the following objection, namely;

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Sec. 2. This act shall take affect and have no force or effect as against the following objection, namely;

Sec. 2. This act shall take affect and have no force or effect as against the following objection, namely; Be it enacted by the Legislature of the State of Minnesota:
Section 1. Every mortgage foreclosure sale heretofore made under a power of sale in the usual form contained in any mortgage executed under the laws of the State of Minnesota, and recorded in the office of the proper register of deeds, of real property within the limits of this state, is, together with the record of such sale, legalized and made valid and effective to all intents and purposes as against the following objection, namely;
First—That the notary public in taking the acknowledgment to any power of attorney authorizing the foreclosure of any mortgage failed to attach the proper notarial seal thereto.

Sec. 2. The provisions of this act shall not affect any action now pending in any court of this state.

Sec. 3. This act shall take effect and be in

the following objection, namely; such the following objection, namely; such the following objection, namely; such the following objection for pending find a set of the season of the se

CHAPTER 225—H. F. NO. 457.

AN ACT to amend chapter thirty-one (31) of the General Laws of the State of Minnesota for the year 1881, being section 2749 of the same accrued shall be an additional lend branches of railroads.

Be it enacted by the Legislature of the State of Minnesota; Section 1. That chapter thirty-one (31) of the General Laws of the State of Minnesota; Section 1. That chapter thirty-one (31) of the General Laws of the State of Minnesota for the State of Minnesota; Section 1. That chapter thirty-one (31) of the General Laws of the State of Minnesota for the year 1881 being section 2760 of the General Laws of the State of Minnesota for the year 1881 being section 2760 of the General Laws of the State of Minnesota for the year 1881 being section 2760 of the General Laws of the State of Minnesota for the year 1881 being section 2760 of the General Laws of the State of Minnesota for the year 1881 being section 2760 of the General Laws of the State of Minnesota for the year of motion and attachment in such suit.

Sec. 11. All expenses which shall have been incurred by the person having such lie add board of managers may. If they deem the said board of managers may if they deem incurred by the person having such lie add board of managers may if they deem the said board of managers may if they deem incurred by the person having such lie add board of managers may if they deem the said board of managers may if they deem the said board of managers may if they deem incurred by the person having such lie after the property, and shall be computed and ascertained upon the trial or assessment of the character of any prisoner.

Sec. 12. In all suits or attachments prose-to the person having such lie and the property institute induring the said board of managers may if they deem conditional bardon of any prisoner; but the said board of managers may if they deem conditional bardon of any prisoner; but the said board of managers may if they deem conditional bardon of any prisoner; but the said board of managers may

AN ACT to provide for liens upon horses and other animals for the cost of shoeing the same. Be it enacted by the Legislature of the State

Be it enacted by the Legislature of the State of Minnesota:
Section 1. That all fines and penalities imposed and collected on any grounds, at the instance of any local board of bealth, shall be paid into the treasury of the county in which such local board is located.

Sec. 2. All acts and parts of acts inconsistent herewith are hereby srepealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved April 10th, 1901.

CHAPTER 231-H. F. NO. 581. AN ACT granting to persons, co-partmerships and associations the same rights to maintain telephone lines and exchanges that are now granted to corporations by the laws of the

sons, opartnerships and associations the same rights, powers and privileges now granted to corporations by the laws of this state to oper-ate teighone lines and for the erection and maintenance of telephone poles, telephone maintenance of the wires and exchanges.

Sec. 2. This act shall take effect and be in sec. Approved April 10th, 1901.

shall state, the liten, i owner of the the len, i owner of the lend in the len

Imprisonment in the county jail for not less than minety (90) nor more than two hundred (200) days for each and every mose or caribou, or any part thereof, including the hide and horns, caught, taken, killed, shipped or had in possession or under control.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved April 10th, 1901.

CHAPTER 230—H. F. NO. 571.

AN ACT to provide for the disposition of fines and penalties imposed and collected at the instance of the local boards of health.

Be it enacted by the Legislature of the State of Minnesota having legal authority to issue the same; provided, that any such city, county, town or village has at least five thousand (5,000) inhabitants, as determined by the last ceasus of the United States, or this state, preceding the issue of the securities offered for sale, and provided that the bonded indebtedness of such municipality including such securities offered for sale, shall not exceed the limitation of indebtedness provided by law for such municipality. Provided, that any such securities offered for sale, shall not exceed the limitation of indebtedness provided by law for such municipality. Provided, that any such securities offered for sale, shall not exceed the limitation of indebtedness provided by law for such municipality. Provided, that no moneye shall be invested for a period of sixty (60) days after all acceptable applications for loans by its members shall have been accountiated and remain unique the provided for and provided further, that the amount invested in any of edich securities shall not exceed twenty-size and possession musicipality. Provided, that any such city, county, town or village authority to issue the same; provided, that any such city, county, town or village authority to issue the same; provided, that any such city, county, town or village authority to issue the same; provided, that any such city, county, town or village authority to issue the same; provided, that any such city, county, town or village aut

any of such securities shall not exceed twenty-five (25) per cent of the assets of any such association making such investment.

Sec. 5. Any such association may purchase at any sale, public or private, any real estate upon which it may have a mortgage, judgment, lien or other incumbrances, or in which it may have any interests, and may sell, convey, lease, mortgage or improve the same at pleasure, and may acquire and hold a lot or lots whereon is erected a building or buildings requisite for the convenient transaction of its, business, and from portions of which not required for its own use a revenue may be derived; the cost of such building and lot or lots in no case to exceed five (5) per cent of its assets; provided, that any such association may acquire any lease-hold interest necessary for the transaction of its business.

Sec. 6. Every building and loan association heretofore or hereafter incorporated under the laws of this state, and governed by this act, shall deposit and keep with the public examiner, in trust for all its members and creditors, all mortgages except senior mortgage taken by any association under the "divided mortgage plan," and other securities received by it in the usual course of its business. Provided, that every such corporation heretofore organized not having or owning mortgage or other securities to the amount of twenty-five thousand (25,000) dollars shall deposit with the public examiner additional securities to make, with the securities so owned and deposited, the sum of twenty-five thousand (25,000) dollars and keep with the public examiner in trust as aforesaid securities of corresponding value shall be deposited as provided in this provision shall consist of bonds or treasury notes of the United States, or of any other state of the United States, national bank stock, or the bonds of this state, or of any other state of the United States, national bank stock, or when securities of corresponding value shall be deposited as provided in this act, or when securities are deposited the laws of this state, and subject to the provisions of this act, and other securities sufficient to allow such association to enter and do business in such state, territory or nation, may be deposited with some officer authorized to receive the same in such state, territory or nation, under the laws thereof, for the benefit of its members and creditors, and to this end, upon presentation to the public examiner of a duly authenticated copy of a resolution of the board of directors of any such association, having on deposit with the by the officer making the transfer, and filed and kept in the office from which the securities are transferred in lieu thereof. But the securities kept on dep sit in this state by any such association, as required by this act, shail at no time be reduced in amount by such transfer, or otherwise, below twenty-five thousand. (25,000) dollars, and in every case where securities taken in another state terminate of the securities taken in another state terminate of the securities taken in another state. where securities taken in another tory or nation, are deposited in territory or nation, or when ot are removed from this state to suc securities taken or deposited by