Section 10. The superintendent or principal of the central school as to the provisions of this act shall exercise the same authority and supervision over the rural schools as over the central schools. He shall prepare for the associated rural schools a suitable course of study, embodying training and instruction in agriculture and industrial training and such subjects as are related to farm life and can be successfully taught in rural schools.

Termination of relations.—Sec. 11. That section 11 of said chapter 247, General Laws 1909, be amended so as to read as follows:

Section 11. The relationship and obligations between any associated rural school district and the central school may be terminated at any annual school meeting by a two-thirds vote of any such associated rural school district, *provided*, the central school is given at least one year's notice of the intention of such rural school district to vote on such question of withdrawal.

Sec. 12. This act shall take effect and be in force from and after its passage.

Approved April 5, 1911.

CHAPTER 83-H. F. No. 414.

An Act to amend Section 1534 of the Revised Laws of Minnesota for the year 1905, relating to the sale and disposal of intoxicating liquors to certain persons.

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

Sale of liquor to certain persons illegal.—Section 1. That section 1534 of the Revised Laws of Minnesota for the year 1905, be amended so as to read as follows:

Section 1534.—Sale, to Whom Illegal. It shall be unlawful for any person, except a licensed pharmacist as aforesaid, to sell, give, barter, furnish or dispose of, in any manner, either directly or indirectly, any spirituous, vinous, malt or fermented liquors in any quantity, for any purpose, whatever, to any minor person, or to any pupil or student of any school or other educational institution in this state, or to any intoxicated person, or to any person of Indian blood, or to any habitual drunkard, or to any public prostitute, or to a spendthrift or an improvident person, within one year after written notice by any peace officer, parent, guardian, master, employer, relative, or by any person annoyed or injured by the intoxication of such spendthrift or improvident person, forbidding the sale of liquor to any such spendthrift or improvident person. Whoever shall in any way procure liquor for the use of any person named in this section shall be deemed to have sold it to such person. Any person violating any of the provisions of this section shall be deemed guilty of a gross misdemeanor.

Approved April 5, 1911.

CHAPTER 84-H. F. No. 664.

An Act to amend Section twenty sixty-two (2062) of the Revised Laws of 1905, relating to the establishment of the grades of grain.

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

Duties of board of appeals as to grade and dockage.—Section 1. That section twenty sixty-two (2062) of the Revised Laws of 1905, be and the same is hereby amended so as to read as follows:

Section 2062.-Minnesota Grades.-The two boards, or a majority of the six members thereof, shall meet annually in joint session on or before September fifteenth, and establish the grades of all grain subject to state inspection, to be known as "Minnesota Grades." Such grades, and the tests thereof, shall be published daily for one week in a newspaper in each of the cities of Minneapolis and Duluth, and all grain received at any public warehouse shall be graded accordingly. Such grades shall not be changed before the next annual meeting without the concurrence of at least five members of such boards. Each of said boards shall determine the grade and dockage, if any of all grain in all cases where appeals from the decisions of the chief deputy inspectors have been taken and for such purpose they may request fresh samples of such grain to be furnished direct to the board having the case under consideration. They shall also render assistance and advice to the chief inspector of grain so as to enable him to instruct the deputy inspectors of grain under his jurisdiction in accordance with the decisions and the work of the board.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 5, 1911.

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