and a hearing had thereon if requested, and shall be revocable at the will of the authority giving it. Such consent shall specify the name of the child, its age, the names and residence of its parents or guardians, the nature, kind, duration and number of performances permitted, together with the place and character of the exhibition. But no such consent shall be construed to authorize any violation of Paragraphs One, Three or Four of Section 4939, Revised Laws of 1905; nor shall females under 16 years of age be employed in any capacity where such employment compels them to remain standing constantly. Provided, that in any action brought against an employer of any child under 16 years of age, on account of injuries sustained by the child while so employed, if the employer shall have obtained, and kept on file in like manner as herein provided for employment certificates an affidavit of the parent or guardian, stating in substance, that the child is not less than 16 years of age, such employment shall not be deemed a violation of this act. Any person employing a child in violation of the provisions of this section shall be guilty of a () misdemeanor."

Approved March 26, 1913.

CHAPTER 121-S. F. No. 315.

An Act relating to the issuance of permits for breeding or domestication of certain fur bearing animals.

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

Section 1. Breeding of mink, muskrat, skunk and raccoon—Application to be made to game and fish commission—Bond to be given.—The game and fish commission of this state may issue permits to breed or domesticate mink, muskrat, skunk, and raccoon upon application to it which shall contain:

1. The name and address of the applicant.

2. A description of the premises upon which applicant will keep such domesticated animals.

3. The number and kinds of animals in possession at the time of making the application and whether they are wild or domesticated.

The application shall be accompanied by a fee of one cent for each such animal in possession. The commission may there upon, issue a permit to the applicant to keep such animals. Any person so holding such permit shall annually on the first day of January, report to the commission any increase or decrease had upon the original number applied for. The commission shall keep a record of all persons holding such permits.

Any person desiring to breed and domesticate such fur bearing animals may apply to the game and fish commission for a

permit to catch and take, for the purposes of breeding and domesticating only, any such animals within certain described territory and within a described portion of the closed season and upon such applicant giving a bond to the State of Minnesota in the sum of five hundred (\$500) dollars, with two or more sureties, to be approved by said commission, conditioned, among other things, that said applicant will only within the time prescribed and within the territory mentioned in the application, take and catch such animals for the purpose of breeding and domesticating, and that such applicant will not catch, take or use such animals for any other purposes, and will not sell or otherwise dispose of the same, or of the carcasses, fur and hides thereof, the said commission may issue to such applicant a permit to so catch and take such animals. At the end of the time stated in such permit the person named therein shall forthwith report to the game and fish commission the kind and number of such animals so caught and taken and receive a permit for their retention and domestication, as in this act provided.

Any person, who under the authority of this act, shall have in his lawful possession, any such fur bearing animals, shall be deemed to have a property right therein and to be the owner thereof and any person who shall enter the enclosure where such animals are confined, or who shall catch, take or molest such animals when in such enclosure, shall be subject to the same liabilities, penalties and punishments as though the animals in question were ordinary domestic animals the subject of property rights in this state.

Any such animals or their furs or hides may be sold or shipped within or without the state upon receipt of written permission to do so from the commission.

Approved March 27, 1913.

CHAPTER 122-S. F. No. 413.

An Act to provide for the incorporation and regulation of employers' mutual liability insurance associations.

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

Section 1. Mutual employers' liability association may be formed.—Twenty or more persons may form an incorporated mutual employers' liability insurance association for the purpose of insuring themselves and such other persons, firms or corporations as may become subscribers to the association against liability for compensation payable under the terms of the workmen's compensation law and for the purpose of insuring against