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

Section 1. Prison made goods to be labeled.—Goods, wares and merchandise made by convict labor under contract in this or any other State imported, brought or introduced into this State, shall be branded, labeled or marked as hereinafter provided before being exposed for sale, and shall not be so exposed without such brand, label or mark.

The brand, label or mark required by the next preceding section shall contain at the head or top hereof the words "prison made" followed by the year and name of the penitentiary, prison, reformatory or other establishment in which it was made, in plain English lettering of the style known as great primer roman capitals. Such brand or mark, if the article will permit, shall be placed upon it and when such branding or marking is impossible, label shall be used. Such brand, mark or label shall be placed outside of and in a conspicuous part of the finished article and its box, crate or covering.

A person dealing in convict made goods, wares or merchandise, as described in this chapter, shall not knowingly have them in possession for the purpose of sale, or offering them for sale without the brand, label or mark required by this chapter, or remove, conceal or deface the brand, label or mark theron; but the provisions hereof shall not apply to such goods, wares or merchandise in possession of any such person at the time of the taking effect of this act.

Whoever violates any provision of this law shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not more than \$100 or not to exceed 90 days imprisonment.

Approved April 5, 1929.

CHAPTER 139-H. F. No. 906

An act authorizing Township Mutual Fire Insurance Companies to enter into agreements with Municipalities or Fire Departments for Fire Protection.

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

Section 1. Insurance Companies may enter into agreements for fire protection.—The members of a township mutual fire insurance company may, at any regular, or at any special meeting called for that purpose, authorize its officials or directors to enter into an agreement with any municipal subdivision of the state or with any fire department whereby the fire department of such municipal-

ity shall respond to calls in case of fire in territory where the company does business, or respond to calls in case of fire on the premises of a member of such mutual company on such terms and conditions as may be mutually agreed upon.

Approved April 5, 1929.

CHAPTER 140-S. F. No. 263

An act to provide for Co-operative Agricultural Extension work between the Agricultural Colleges of the several States receiving the benefits of the Act of Congress approved July 2, 1862, and all acts supplementary thereto, and the United States Department of Agriculture.

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

Section 1. University may receive agricultural aid.—Whereas the Congress of the United States has passed an act approved by the President, May 22, 1928, entitled "An act to provide for the further development of agricultural extension work between the agricultural colleges in the several states receiving the benefits of the act, entitled 'an act donating public lands to the several states and territories which may provide colleges for the benefit of agriculture and the mechanic arts,' approved July 2, 1862, and all acts supplementary thereto and the U. S. Department of Agriculture," and

Whereas it is provided in Section 1 of the Act aforesaid that the grants of moneys authorized by this Act shall be paid annually "to each state which shall by action of its Legislature assent to the provisions of this Act," therefore

BE IT RESOLVED by the House of Representatives, the Senate concurring, of the Legislature of the State of Minnesota that assent be and is hereby given to the provisions and requirements of said Act, and that the University of Minnesota be and it is hereby authorized and empowered to receive the grants of money appropriated under said Act, and to organize and conduct agricultural extension work which shall be carried on in connection with the College of Agriculture of the University of Minnesota in accordance with the terms and conditions expressed in the Act of Congress aforesaid.

Approved April 9, 1929.