S. F. No. 310.

CHAPTER 100.

Admission of attorneys to the bar.

An act relating to the admission to the bar of attorneys and counsellors at law.

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

Graduate of law college within state.

SECTION 1. That any graduate of any college of law, duly incorporated under the laws of this state, or established by authority of the laws of this state and located therein, and incorporated or so established, for the exclusive purpose of giving instruction in the science of jurisprudence, which requires as a prerequisite to admission thereto at least a high school education or its equivalent and affords to its graduates not less than a course of three years' study of the principles and practice of the law under the tuition of a corps of not less than ten competent and experienced instructors in active attendance upon such college; and which college and its corps of instructors and course of instruction shall have first received the written approval of the supreme court as being in compliance with the terms of this act, by a certificate filed in the office of the clerk of said court, shall, upon presentation of his diploma from such college to the supreme court, or any district court of this state, at any time within two years from the date of such diploma, be entitled to a certificate of admission to the bar, without any examination or fee whatever; and such court shall thereupon enter an order authorizing and directing the clerk of said court to issue to such graduate a certificate of admission to the bar, upon the production of a certified copy of the order aforesaid (except when such diploma is presented to the supreme court), and upon proof satisfactory to said court that such graduate is a citizen of the United States, a citizen and resident of the State of Minnesota, that he is twenty-one years of age and of good moral character, and upon his subscribing such oath as is now provided by statute for persons upon their admission to the bar.

Qualifications of college.

Admission by diploma without examination or fee.

Revocation of certificate, when.

SEC. 2. Such certificate of approval may be revoked by said supreme court at any time, by an order to that effect filed with its said clerk when, in the opinion of said court, the college receiving the same shall no longer be worthy of the benefits thereof, and thereafter the diploma of such college shall cease to have the effect above provided. Every certified copy of such order of approval shall contain a statement that such order remains unrevoked so long as such is the case, and no certified copy of any such order of approval shall be furnished after such order shall have been revoked.

Sec. 3. This act shall not be construed as repealing, modifying or in any way affecting any of the provisos to section 7 of chapter 36 of the General Laws of Minnesota 1801, as amended by chapter 60 of the General Laws of 1800.

Sec. 4. This act shall take effect and be in force from

and after its passage.

Approved March 28, 1901.

CHAPTER 101.

S. F. No. 368.

An act limiting the number of licenses to be issued see in eltips of sole of malt or spirituous liquors in places border- of 50,000 for the sale of malt or spirituous liquors in places bordering on the patrol limits in all cities of the State of Minnesota, now or hereafter having over 50,000 inhabitants.

population.

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

Section 1. That in the cities of this state now, or hereafter, having over fifty thousand inhabitants, it shall be unlawful to issue licenses for the sale of malt or spirituous liquors for more than five places on one side of any block, within the patrol limit of said city, which fronts on said patrol limit, and all licenses issued in excess of said number shall be null and void.

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

Approved March 28, 1901.

CHAPTER 102.

S. F. No. 434.

An act to amend sections 2 and 4 of chapter one hundred and fifty-four (154) of General Laws of eighteen hundred and ninety-nine (1899), entitled "An act establishing a probation system for juvenile delinquents."

Amendment. Probation for juvenile delinquents.

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

Section 1. That sections two (2) and four (4) of said chapter be amended as follows, viz: By striking out from the fifth line of section two (2), and from the first line of section four (4), "eighteen (18)," and inserting in lieu thereof "twenty-one (21)."

SEC. 2. All acts and parts of acts or provisions of acts

inconsistent with this act are hereby repealed.

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

Approved March 28, 1901.