H. F. No. 408.

CHAPTER 265.

Liquor license. An act relating to the cancellation of license for the sale of intoxicating liquors and providing for the refunding of the unearned portion of such license in certain cases.

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

Death of licensee, refundment. Section I. That the officers of any county, village or municipality within the State of Minnesota having authority to grant license for the sale of intoxicating liquors may, in case of the death of any licensee, where its officers issuing such license deem it just and to the best interests of such county, village or municipality, refund to the legal representatives of such licensee an amount not exceeding such proportion of the amount paid for such license as the unexpired term bears to the term for which such license was granted.

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

Approved April 18, 1903.

H. F. No. 819.

CHAPTER 266.

Appropriating money for agricultural school. An act to assess a tax to raise funds and to appropriate the same for buildings and other equipment for the department of agriculture of the University of Minnesota.

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

Tax Levy. SECTION I. The state auditor is hereby authorized and directed to levy for the years 1903 and 1904 such fraction of a mill tax on all the taxable property of the state as will produce in the aggregate \$250,000, said tax to be levied and collected as other state taxes are levied and collected, the proceeds of said tax levy to be used through such agency as provided by law in further equipping the department of agriculture of said university as follows:

Buildings.

For the construction and equipment of a main building to be used by the agricultural department for instruction and experiment work; for the entomological and sewing departments; executive offices; rooms for the farmers' special course; schoolrooms for college and school of agriculture; library and museum; and for such other and further uses as may be required. Also for enlarging the heating and lighting plant, and for the construction and equipment of a live stock building.

This act shall take effect and be in force from

and after its passage.

Approved April 18, 1903.

CHAPTER 267.

S. F. No. 843.

An act to confirm, legalize and validate bonds heretofore issued by organized townships in certain cases.

Legalizing

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

That all bonds which, prior to the pas- Issued Section 1. sage of this act, have been issued and sold by any organized town (or township) in this state, for the purpose for certain of constructing, altering or repairing roads (or highways) in said town, or for the purpose of constructing, altering or repairing roads and bridges in said town, or for the purpose of constructing, altering or repairing a town hall in said town, or for any other lawful town improvement, or for the purchase of any real or personal property by said town, whether purporting to have been issued under authority of chapter thirty-one (31) of the General Laws of eighteen hundred and sixty-seven (1867), as amended by chapter fifty (50) of the General Laws of eighteen hundred and sixty-eight (1868), or purporting to have been issued under the authority of any other law or laws, are hereby declared to be in all things confirmed, ratified, legalized and validated, and are hereby declared to be valid and binding obligations against the town or towns issuing the same. Provided, that the proposition to issue such bonds has been submitted, prior to such issue, to the electors of said town voters. or township, and has been passed by a two-thirds (2-3) vote of all the voters present and voting at any regular or special meeting, duly called for that purpose. Provided Does not further, that this act shall not apply to any suit or action actions now pending relative to the legality of any bonds so issued or to any bonds where the legality of the same either as to principal or interest has been questioned in

any action or proceeding in any court,

by organized purposes.

Proposition

apply to pending.