CHAPTER 158—S. F. No. 154.

An Act for the free education at the University of Minnesota of soldiers, residents of Minnesota, who enlisted in the United States army or navy for the war of 1898 between the United States of America and the Kingdom of Spain, and were honorably discharged therefrom.

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

Free education for soldiers of American-Spanish war.—Section 1. That any person who, being at the time a resident of the State of Minnesota, enlisted in the army or navy of the United States during the late war between the United States for the war against the Kingdom of Spain, and who was honorably discharged therefrom, shall, upon complying with all other requirements for admission, be entitled to pursue any course, or courses in the University of Minnesota without expense for tuition.

Duty of Regents.—Sec. 2. It is hereby made the duty of the board of regents of the University of Minnesota to accept in any college, school or department thereof, any student who comes within the definition of section 1 of this act, without any charge to said student for tuition, and to refund to any student who may come under the provisions of this act, any money which he has paid in as tuition since his discharge.

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

Approved April 12, 1907.

CHAPTER 159-S. F. No. 155.

An Act amending section four thousand two hundred and seventy-three (4273), Revised Laws of Minnesota for the year 1905, relating to transcribing docket entries of judgments to new counties.

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

Tax judgments in new counties.—Section 1. That section four thousand two hundred and seventy-three (4273) of chapter seventy-seven (77), Revised Laws of Minnesota for

the year 1905, be and the same is hereby amended so as to read as follows:

Section 4273. When a new county is created, the clerk of the district court thereof shall transcribe into his records all the docket entries relative to judgments for the payment of money, including real estate tax judgments, against lands situated in such new county, rendered within the ten years next preceding such creation and docketed in the counties from which such new county was set off, and such transcribed entries shall have the same effect as transcripts of dockets of judgments made by the clerk of court of the county where the originals were docketed and filed in another county. For such transcription the clerk shall receive from the new county fifteen cents for each judgment.

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

Approved April 12, 1907.

CHAPTER 160—S. F. No. 74.

An Act to create the office of inspector of apiaries; to provide for the suppression of contagious diseases among bees and to appropriate money therefor.

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

Governor to appoint a state inspector of apiaries.—Section 1. The governor shall appoint a state inspector of apiaries for the term of two years and until his successor qualifies. Vacancies shall be filled by like appointments for the unexpired term.

Duties.—Sec. 2. Said inspector shall, when notified of the existence of foul brood or other infectious diseases among apiaries, examine all reported apiaries and all others in the same locality and ascertain whether or not such disease exists, and if satisfied of its existence, shall give the owner or person who has charge of such apiaries full instructions as to the manner of treating them. Within a reasonable time after making such examination, the inspector shall make another examination thereof, and if the condition is such as in his judgment renders it necessary, he may give notice to the