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CHAPTER 258—H. F. No. 527.

An Act entitled an act to amend section 1771, Revised Laws, 1905, prohibiting the manufacture and sale, for use as food, of certain articles and substances.

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

Coal tar dye or saccharin prohibited.—Section 1. That section 1771, Revised Laws, 1905, be amended to read as follows:

1771. Applicable to all Foods—The manufacture or sale of any article, designed or offered for sale or use as food, is prohibited, if it contain or is mixed with, or by use of any substance or preparation the manufacture or sale of which is specifically prohibited by any section of this chapter; or if it be in itself injurious, or if it contain any ingredient injurious to health; or if it contains coal-tar dye or saccharin; or if it consist in whole or in part of a filthy or decomposed substance, or of any portion of any animal unfit for food, or of the product of a diseased animal, or one that has died otherwise than by slaughter. And it shall be unlawful to add or apply to any article designed for sale or use as food, any preservative which conceals or tends to conceal the taste, odor, or other evidence of putrefaction, taint or filth existing in such article, or which conceals or tends to conceal inferiority in any form.

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

Approved April 19, 1907.

 CHAPTER 259—H. F. No. 702.

An Act to amend section 1901 of the Revised Laws of Minnesota, 1905, relating to insurance of state buildings—fuel—and providing annual appropriation for the payment of premiums on such insurance.

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

Appropriation for payment of insurance premiums.—Section 1. That section 1901 of the Revised Laws of Minnesota,

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

Section 1901. Insurance of State Buildings—Fuel—Said board shall keep insured in solvent insurance companies all state buildings, except the Soldiers' Home, and all other insurable property belonging to the State, to an amount not exceeding two-thirds of the value thereof, and there is hereby appropriated annually from any funds in the state treasury not otherwise appropriated, so much thereof as may be necessary to pay premiums on policies therefor and said board shall also purchase fuel for all such buildings.

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

Approved April 19, 1907.

CHAPTER 260—H. F. No. 753.

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An Act to amend section 2032 of the Revised Laws 1905, relating to the construction of railroads and the giving of notice and the filing of maps thereof with the railroad and warehouse commission.

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

Railroads to file maps and profiles with commission—duties of commission.—Section 1. That Section 2032, Revised Laws of 1905, be and the same is hereby amended so as to read as follows:

Section 2032. New Road—Notice to Commission—Filing of Map, etc.—Every railroad company having constructed any railroad by way of branch or extension, or otherwise, before opening the same to public use, shall notify the commission that the same is finished and in a safe condition for operation, and shall file with said commission a map and profile thereof with table of grades, curvatures and mileage, and a statement of other characteristics of such road and an itemized statement showing the complete cost thereof; all of the foregoing to be in such form as the commission shall prescribe and to be attested by the oath of the president or other managing officer, and the chief engineer of the company.