2. If it contain any artificial coloring matter; or

3. If it contain any mineral acid, or any acid or product originating from the distillation of wood, or any poisonous metallic impurities, or any substance injurious to health; or

4. It it be cider vinegar and contains less than one and six-tenths (1.6) per centum of cider vinegar solids upon full evaporation at the temperature of boiling water.

Sec. 2. Same-branding- No person shall sell vinegar, unless the receptacle in which it is kept for sale or sold, be plainly and conspicuously marked, in the English language, upon the head thereof by stencil, brand, or label, with the name of the kind of vinegar therein contained, its percentage of acetic acid, the name of the substances from which it is made, the name of the maker and the place of manufacture. The size of the letters and the figures in the marking herein required shall be not less than one inch in length when a barrel or larger size container be used, and when a keg or any wooden receptacle of less than barrel size be used the size of the letters and figures shall not be less than one-half inch in length; and if the receptacle consists of a bottle, jug or similar container, the data and information herein required shall be plainly printed, in English, with black ink, with type not smaller than eighteen point bold-face Gothic capitals, upon a white label which shall be securely affixed upon the side of such receptacle.

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

Approved April 23, 1907.

CHAPTER 348—S. F. NO. 802.

An Act to amend section 2435, Revised Laws, relating to loans from the permanent school and university funds.

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

Bonds to bear not less than 3 per cent.—Section 1. That section 2435, Revised Laws 1905, be, and the same is hereby amended so as to read as follows:

2435. The permanent school and university funds shall be invested in the bonds of the United States, or in bonds of

C 348 07 - - 340 13 - - 515 this or of any other state, or in bonds of any school district, or county drainage bonds of this state, bearing not less than three per cent interest, and in bonds of any county (other than drainage bonds) and in the bonds of any city, town or village of this state, bearing not less than four (4) per cent interest, as provided by law; but no investment shall be made in bonds issued to aid in the construction of any railroad. The governor, treasurer and auditor are hereby constituted a board of investment, whose duty it shall be to invest all funds derived from the sale of public lands, except as otherwise provided by law. The auditor shall be secretary of said board, keep a record of its proceedings and publish the same with his annual report. The treasurer shall place on credit of the respective funds the interest received on said bonds. They shall not be transferable except upon the order of the governor and auditor, and on each shall be written, "Minnesota School Fund Bond," or "Bond on the University of Minnesota," as the case may require, transferable only upon the order of the governor and state auditor. The auditor shall keep a record showing the name, and amount of each bond, when issued, when redeemable, the rate of interest, when and where payable, by whom executed, when purchased, when withdrawn, and for what purpose.

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

Approved April 23, 1907.

CHAPTER 349-S. F. NO. 870.

An Act providing for altering boundaries of cities now or. hereafter having a population of not less than ten thousand inhabitants and not more than twenty thousand inhabitants by the annexation of territory thereto in certain cases.

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

Annexation of lands.—Section 1. That any lands adjacent to any city now or hereafter having a population of not less than ten thousand inhabitants, and not more than twenty thousand inhabitants in this state, which are wholly owned by the State of Minnesota, and used as a part of any state institution under the jurisdiction and control of the state board