

“Section 3. Any insecticide labeled, marked or called ‘paris green’ shall contain at least fifty per cent of arsenious oxide in combination with copper, not more of water-soluble arsenic than the equivalent of three and one-half per cent arsenious oxide, and no substance that would injuriously affect its strength or quality. And any insecticide labeled and called lead arsenate or arsenatè of lead must contain at least fifty per cent of actual lead arsenate, at least twelve and one-half per cent of arsenious oxide, no more water-soluble arsenic than the equivalent of one per cent of arsenic oxide and no added substances that would injuriously affect the quality or strength.”

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

Approved March 24, 1909.

CHAPTER 101—H. F. 911.

An Act appropriating money to pay for transportation of members of the Legislature from St. Paul to inspect the State Prison at Stillwater.

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

\$101 appropriated for legislative trip to Stillwater.—Section 1. There is hereby appropriated out of any money in the state treasury not otherwise appropriated the sum of one hundred and one dollars to reimburse Lewis C. Spooner that amount paid by him for two chartered cars from St. Paul to Stillwater for use of members of the legislature in inspecting the state prison.

Approved March 24, 1909.

CHAPTER 102—S. F. No. 288.

An act to prevent the catching or killing of hares or rabbits with the assistance of ferrets in Counties having a population of over 225,000 inhabitants.

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

Use of ferrets prohibited.—Section 1. That it shall be unlawful for any person in this state to hunt, catch or kill any hare, or rabbit, by or with the use or assistance of a ferret or ferrets in counties having a population of over 225,000 inhabitants.

Penalty for violation.—Sec. 2. That any person violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be punished in a sum not less than ten (10) dollars nor more than twenty-five (25) for each aforesaid animal so caught or killed.

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

Approved March 25, 1909.

CHAPTER 103—S. F. No. 366.

An act to amend section 1 of chapter III of General Laws of 1907, entitled "An Act to define 'bank' and 'savings bank,' and to limit the right to use the same as a business name."

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

Bank declared to be a corporation.—Section 1. That Section 1 of Chapter 111 of General Laws of 1907 be and the same hereby is amended so as to read as follows:

"Section 1. A 'bank' is a corporation having a place of business in this state, where credits are opened by the deposit of money or currency, or the collection of the same, subject to be paid or remitted on draft, check or order; and where money is loaned or advanced on stocks, bonds, bullion, bills of exchange or promissory notes, and where the same are received for discount or sale. A 'savings bank' is a corporation managed by disinterested trustees, solely authorized to receive and safely invest the savings of small depositors.

"Every 'bank' or 'savings bank' in this state shall at all times be under the supervision and subject to the control of the public examiner, as provided by section 2968 of the Revised Laws relating to financial corporations, and when so conducted said business shall be known as 'banking.'"

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

Approved March 25, 1909.