2043. Every corporation, common carrier, firm, or person, operating any line of railroad, steamboat line, or steamboat, shall furnish to each of its authorized ticket agents a certificate of agency duly signed by or on behalf of such carrier, and, in case of a corporation, attested by its corporate seal.

Upon presentation of such certificate and payment of a license fee of three dollars, the secretary of state shall issue to such agent a license to sell transportation tickets for such carrier.

Such certificate and license shall be kept conspicuously posted in the office of such agent, and no person not so licensed shall sell any ticket or other evidence of right to passenger transportation.

It is hereby made the duty of every corporation, common carrier, firm, or person operating any line of railroad, steamboat line or steamboat, on or before the first day of January, July of each year, to file with the secretary of state, a duly authenticated list of its ticket agents in this state.

Any person not so licensed who shall sell, barter, or otherwise transfer any such ticket or other evidence of right to passenger transportation or any part thereof, shall be guilty of a gross misdemeanor.

Provided, however, that the provisions of this act shall not apply to persons, firms or corporations operating street railways, electric railroads or power boats in connection therewith.

Approved April 6, 1909.

CHAPTER 144.—H. F. No. 147.

An Act to appropriate money for deficiency aid to Public School Libraries for the Fiscal Year ending July 31, 1909, and to amend Section 1426, Revised Laws 1905, relating to standing appropriations for school libraries and text books.

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

No further purchases to be made when appropriation is exhausted.—Section 1. That the sum of eight thousand ($8,000) dollars, or as much thereof as may be necessary, is hereby appropriated, out of any money in the treasury not otherwise appropriated, for deficiency aid for public school libraries, to be available at once.

Sec. 2. 1426. Standing appropriation.—The sum of ten thousand dollars or so much thereof as may be necessary to carry out the provisions of sections 1424-1425 is hereby annually appro-
riated; provided that when any appropriation made to carry out the provision of sections 1424-1425 is exhausted no further purchases shall be made.

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

Approved April 6, 1909.

CHAPTER 145.—H. F. No. 154.

An Act to amend Section 5133 of the Revised Laws of 1905, relating to Injury to property and the Penalty therefor.

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

Penalty for injury of garden products.—Section 1. Section 5133 of the Revised Laws of 1905 is hereby amended so as to read as follows:

5133. Injury of property.—Every person who shall willfully
1. Cut down, destroy, or injure any wood or timber standing or growing, or which has been cut down and is lying upon lands of another or of the state;

2. Cut down, girdle, or otherwise injure a fruit, shade, or ornamental tree standing on the lands of another or of the state;

3. Sever from the freehold of another or of the state any produce thereof, or anything attached thereto;

4. Dig, take, or carry away, without lawful authority or consent, from any lot of land in any city or village, or from any lands included within the limits of a street or avenue laid down on the map of such city or village, or otherwise recognized or established, any earth, soil, or stone;

5. Enter, without the consent of the owner or occupant any orchard, fruit garden, vineyard, garden, field, or ground whereon is cultivated or growing any fruit or vegetable with intent to take, injure, or destroy anything there grown or growing.

6. Cut down, destroy, or in any way injure any shrub, tree, or vine being or growing within any such orchard, garden, vineyard, or upon any such ground, or any building, framework, or erection thereon, or

7. Untie, unfasten or liberate, without authority, the horse or team of another, or lead, ride or drive away, without authority, the horse or team of another, from the place where left by the owner or person in charge thereof, any person who shall be found guilty of any offense named in subdivisions 1, 2, 3, or 6 of this section shall be punished by imprisonment in the county jail.