CHAPTER 198-S. F. No. 123.

An Act to regulate the conduct of licensed saloons and bar-rooms and requiring same to exclude minors, intemperate drinkers, habitual drunkards, inmates of a poor or almshouse and persons under guardianship.

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

Minors, intemperate drinkers, habitual drunkards and certain inmates excluded from licensed saloons—Penalty.—Section No minor, intemperate drinker, habitual drunkard, inmate of a poor or almshouse, or person under guardianship, shall be allowed in any room where intoxicating liquor is sold in less quantities than five gallons as a beverage, after written notice upon the licensee or his agent, by parent, husband, wife, child, guardian, master or employer of such minority, intemperate drinking, habitual drunkenness or guardianship, or in the case of an intemperate drinker, inmate of a poor or almshouse, or habitual drunkard, after written notice by the mayor, chief of police, judge of the municipal court, or any member of the council of the municipality in which such intemperate drinker or habitual drunkard resides, or member of the county board of the county in which such inmate of a poor or almshouse, intemperate drinker or habitual drunkard resides, and within one year after such notice, in case of an inmate of a poor or almshouse, intemperate drinker or habitual drunkard, and in other cases during the continuance of the minority or guardianship. Any violation of this act shall be punished by a fine of not less than twentyfive dollars (\$25) nor more than one hundred dollars (\$100), or by imprisonment in the county jail for not less than thirty (30) days nor more than ninety (90) days.

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

Approved April 17, 1909.

CHAPTER 199-S. F. No. 211.

An Act for the equipment and maintenance of a grain and flour testing laboratory at the College of Agriculture, prescribing the duties thereof and appropriating money therefor.

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

Grain testing laboratory at agricultural college.—Section 1. That there shall be equipped and maintained under the direction and authority of the board of regents of the State University in some suitable building now situated upon the campus of the agricultural college at St. Anthony Park, a laboratory for the

purpose of testing wheat and other grain as to their physical and chemical properties and commercial value, and for the testing of flour made from wheat so tested as to its bread-making qualities.

Tests—How made—Monthly bulletin.—Sec. 2. Such tests shall be made by competent instructors in chemistry who are now or who may be hereafter employed as such instructors at the said college of agriculture, and these tests shall be so made as to be educational in character and the results thereof shall be published in the regular monthly bulletin, or in a special bulletin if deemed necessary. *Provided*, that all tests asked for and requested by the state railroad and warehouse commission, the grain inspection department, and the state grain inspection boards (boards of appeals) shall be made free of charge.

\$1,000 appropriated.—Sec. 3. For the purpose of carrying out the provisions of this act there is hereby appropriated the sum of one thousand (1,000) dollars out of any money in the state treasury belonging to the state grain inspection fund not otherwise appropriated, payable to the board of regents upon proper vouchers presented therefor.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 17, 1909.

CHAPTER 200-S. F. No. 224.

An Act amending an act authorizing judges of the District Court in counties having a population of more than 200,000 to fix the time when petit juries shall be convened and drawing and summoning of jurors in such cases, approved March 18th, 1907, being Chapter 35, General Laws 1907.

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

Panel of jurors may be kept for further service—Panel may be divided where more than one judge is sitting.—Section 1. That chapter 35, General Laws of Minnesota for the year 1907, be amended so as to read as follows:

"The judge or judges of any judicial district may, by order filed with the clerk of court of any county having a population of more than two hundred thousand, where a term of court is to be held, at least fifteen days before the sitting of such court, direct that the petit jurors for such or any subsequent term or terms be summoned for any day of the term fixed by such order other than the day now fixed by law. Such order may be at any time modified or vacated by the court by an order in like manner made and filed with the clerk at any time. When such order has been made, the clerk of the district court in such county shall,