CHAPTER 272-S. F. No. 495.

An Act to restrict the sale of mallein and tuberculin.

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

Druggists to report to live stock sanitary board.—Section 1. Each and every druggist or vendor in drugs, wholesale or retail. or other person, who shall hereafter, in the state of Minnesota. sell, furnish or supply to any person any mallein or tuberculin shall on the same day of selling, furnishing or supplying the same, report to the live stock sanitary board, giving name or names of person or persons to whom he shall sell, furnish or supply such mallein or tuberculin, the amount sold, furnished or supplied and the name and place of residence, or business of each and every person for whom such mallein or tuberculin shall be purchased, sold, furnished or supplied.

Failure a misdemeanor.—Sec. 2. Every person or firm violating this act shall be guilty of a misdemeanor, the minimum punishment whereof shall be a fine of \$25.00 (twenty-five dollars), or imprisonment for thirty (30) days.

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

Approved April 20, 1909.

CHAPTER 273-S. F. No. 564.

An Act to legalize the foreclosure of mortgages by advertisement, where such has been authorized by the owner, but no power of attorney to foreclose the same has been executed, and where an executed power of attorney has not been filed for record until after such foreclosure sale.

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

Certain mortgage forclosures validated.—Section 1. In every foreclosure of mortgage by advertisement heretofore made, where the power of attorney provided by chapter 262, General Laws 1897, and by section 4461, Revised Law's 1905, has not been executed, but such foreclosure was authorized by the owner of such mortgage, and a written instrument of ratification, signed and acknowledged by the person foreclosing such mortgage, ratifying all acts done by the attorney conducting such foreclosure, shall be recorded before Sept. 1, 1909, in the office of the register of deeds of the county in which such foreclosure was held, or when such power of attorney has been executed, but not filed for record in the office of the register of deeds of the proper county until

after such mortgage foreclosure sale has been completed, every such mortgage foreclosure, if otherwise regular, is hereby declared to be valid.

Sec. 2. This act shall not affect any action at law or action in equity now pending.

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

Approved April 20, 1909.

CHAPTER 274-S. F. No. 582.

An Act to legalize the foreclosure of mortgages by advertisement where such foreclosure is made by an assignee prior to the recording of the assignment of such mortgage.

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

Certain mortgage foreclosures validated.—Section 1. Every foreclosure of mortgage by advertisement heretofore made where foreclosed by an assignee and where the assignment had not been recorded prior to the commencement of the foreclosure proceedings, but recorded thereafter, such foreclosure, if otherwise regular, shall be and hereby is declared to be valid and effectual for all purposes as if such assignment had been duly and properly recorded in the office of the register of deeds of the proper county prior to the commencement of such foreclosure proceedings.

Sec. 2. This act shall not affect any action at law or in equity now pending.

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

Approved April 20, 1909.

CHAPTER 275-S. F. No. 616.

An Act to amend section 1569 of the Revised Laws of 1905, relating to bastardy proceedings.

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

Bond to be given to county board.—Section 1. That section 1569 of the Revised Laws of 1905 be, and the same is hereby amended to read as follows: