port as it shall make shall be relatively just and equal and in

compliance with the fundamental laws of this state.

- (b) To cause the particular operation of laws passed by other states and foreign countries to be investigated sufficiently to determine whether the various laws framed and now in operation upon the matter of compensation of employes, whether under the form of insurance or otherwise, are successful in the particular jurisdiction, with enough of the data and information furnished with the report to point out the weakness and strength of those laws from a practical standpoint, when compared with our own conditions and constitutional systems.
- (c) To make written report to the legislature of this state on the first day of the legislative session of 1911, the results of the information so collected, together with a bill or bills, drafted by safd commission, providing a plan for speedy remedy for employes for injuries received in the course of their employment, which will be fair to the employes and the employers and just to the state.
- (d) Said commission shall have power to employ such help and assistance as it may deem necessary and expedient from time to time, and pay all necessary expenses.

Compensation.—Sec. 10. No compensation shall be allowed to any of the members of said commission as such, but the necessary expenses incurred by the commission in carrying out the provisions of this act shall be allowed, not to exceed in the aggregate the sum of five thousand dollars.

Approved April 20, 1909.

CHAPTER 287—S. F. No. 232.

An Act to amend section 1520, Revised Laws 1905, relating to sale of liquor on prescriptions.

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

Prescribing of liquor by veterinarians—Penalty for violation.—Section 1. That section 1520 of the Revised Laws of 1905 be and the same is hereby amended so as to read as follows:

1520. Any duly licensed pharmacist actually carrying on business as such, may, in good faith, as such druggist or pharmacist, dispense such liquors upon the written prescription of a reliable practicing and licensed physician or duly licensed veterinarian, provided, that only one sale of such liquor shall be made upon any one prescription; and, provided, further, that such veterinarian shall only prescribe such liquors for actual use in the practice of his profession and any such veterinarian violating the

provisions herein set forth shall, upon conviction, be punished by a fine of not less than \$50 nor more than \$100 or by imprisonment in the county jail for not less than 30 days nor more than 90 days, for each and every violation of this act.

- Sec. 2. All acts and parts of acts inconsistent with this act are hereby repealed.
- Sec. 3. This act shall take effect and be in force from and after its passage.

Approved April 20, 1909.

CHAPTER 288-S. F. No. 248,

An Act to amend section 27 of chapter 344 of the General Laws of the State of Minnesota for 1905, relating to hunting or shooting after dark or from motor boats, launches, sail boats, floating batteries, sink boats, sunken barrels, boxes, tubs, floating blinds or similar devices.

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

Hunting from motor boat, launch or sail boat prohibited.— Section 1. That section 27 of chapter 344 of the General Laws of the state of Minnesota for 1905 be, and the same is hereby amended so as to read as follows:

Section 27. No person shall at any time hunt with or shoot from any boat, canoe or contrivance or device whatever on any of the waters in this state between dark and daylight, and no person shall at any time hunt with or from any motor boat, launch or sail boat, floating battery, sink boat, sunken barrels, boxes, tubs, floating blinds or any similar device whatever on any of the waters of this state.

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

Approved April 20, 1909.

CHAPTER 289-S. F. No. 296.

An Act to provide for the proper sanitary condition of factories and workshops and the preservation of the health of employees.

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

Underground apartments not to be used for workshop, factory, etc.—Section 1. No basement, cellar, underground apartments, or other place which the commissioner of labor shall con-