Provided, that in all cases where owners of property across, upon or through which said dyke or canal shall be constructed or upon which any dredging or ditching may be done, shall sign a contract in such form as shall be prescribed by said commission releasing to said commission or the state of Minnesota, all claims for damages of every kind that may arise from the construction of such dyke, canal, gate or other structure, or such ditching or dredging as said commission may deem necessary. Then and in that event no petition as provided for in section 4 of chapter 470 of the Laws of 1907, or any of the proceedings thereunder shall be necessary, but said commission may proceed to construct the improvements provided for in this act the same as though they were constructed under the provisions of said chapter 470, on state lands.

To deepen, widen or straighten Minnesota or Whetstone rivers.—Sec. 3. Said state drainage commission is further hereby authorized to cause the channel of the Minnesota river or the Whetstone river to be deepened, widened or straightened in such manner as they may deem necessary so as to carry into effect the full purpose of this act, and are authorized to cause to be made all surveys and plats that they may deem necessary and proper and to do and perform such other acts and things as may be necessary to enable them to fully effectuate the purpose of this act.

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

Approved April 21, 1909.

CHAPTER 337—S. F. No. 619.

An Act to amend Chapter 455, of the General Laws of year 1907, entitled "An Act to provide for the inspection of canneries, publishing reports of same, and establishing a grade for canned fruits and vegetables."

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

Dairy commissioner to inspect canning factories.—Section 1. That chapter 455, of the General Laws of year 1907, be and the same is hereby amended to read as follows:

Section 1. At such times as the dairy and food commissioner may deem proper and at least annually, he shall cause to be inspected all canning factories where fruits or vegetables are put up and preserved in tin or glass cans or jars, to be sold as food, and may require the correction of all unsanitary conditions, and prac-
ices found therein, and may search and enter all cupboards, closets or any other places in said canning factories for the purpose of discovering any chemical preservatives or adulterants which he believes are in use or intended to be used in the canning or preserving of fruits or vegetables.

To issue bulletins.—Sec. 2. The dairy and food commissioner shall issue public bulletins of information, report and publish the conditions found in the canning factories, furnish and disseminate such information to those now engaged in the business and to those who may hereafter engage therein who may properly apply therefor.

Words "Minnesota standard" may be used.—Sec. 3. Any person, firm or corporation owning or operating a canning factory where fruits or vegetables are put up and preserved in tin or glass cans or jars, to be sold as food, may label and sell the same as "Minnesota standard," provided, the person, firm or corporation puts up, cans and preserves fruits and vegetables which are absolutely free from chemical coloring matter and adulterants of any kind, and which have been inspected and passed upon as of first-class grade and quality by the dairy and food commissioner.

To appoint and assign food inspector—Duties.—Sec. 4. The commissioner shall appoint and assign an efficient and experienced food inspector who has passed required examinations, national or state, and one who has a thorough knowledge of the canning business, either as processor, superintendent, or as an inspector of food manufacturing factories, whose duties it shall be, in addition to his general work as food inspector, to have this inspection of canneries in charge, as required in this act; visit and inspect the canneries at least twice annually, or as often as may be required and make reports thereof to the commissioner.

The commissioner may, in his discretion, allow the person appointed as such inspector a sum not to exceed $600 annually as additional compensation for his services, and may whenever he in his judgment deems it proper for the good of the canning industry, arrange for annual scoring prize contest on products of Minnesota canneries and for such purpose expend not to exceed $200 annually.

Inspector at the factory.—Sec. 5. The commissioner shall upon the request of the owner or operator of any canning factory furnish an efficient inspector or agent to be stationed at the factory, such local inspector when appointed shall give a bond to the commissioner for the faithful performance of his duties in such sum as he may require based upon the output of the factory, and at all times follow any lawful rule and regulation made by the commissioner or his authorized agent or inspector assigned under this chapter. Such local inspector shall be required to be
daily at the canning factory during the canning season, to test
and inspect the fruits or vegetables as they are in process of being
put up and canned, and shall be required to stencil, mark or
brand all cans or jars containing the canned product which he
has inspected and passed upon as of first-class grade and quality
and entitled to be labeled and sold as "Minnesota standard" with
the words "Inspected and Approved," and also the name of the
deputy or agent making such inspection. provided, said owner or
operator pay to the commissioner the sum of at least $100 in ad-
vance for such examination and inspection, but the expense to
the owner or operator of any canning factory shall not be more
than $5.00 per day during the time that the local deputy or agent
is in attendance at said factory for such examination and inspec-
tion.

Chapter 424, General Laws 1907, applicable.—Sec. 6. Any
and all power conferred upon the commissioner under authority
of chapter 424, of General Laws of year 1907, shall be applicable
under this act for the purpose of prescribing proper labels and
standards of grades on products of canneries under his super-
vision.

Owner of canning factory to notify commissioner.—Sec. 7.
Any person, firm or corporation owning or operating a canning
factory shall, by written notice on or before June first of each
year, notify the commissioner whether or not such factory is to
be operated during that season or year, giving kinds and varie-
ties of products to be canned or manufactured that season. On
or before November fifteenth of each year the owner, manager or
superintendent of such factory shall furnish the commissioner,
his agent, or the inspector appointed under the provisions of this
chapter with a report giving such information concerning such
factory as the commissioner may require.

Commissioner to furnish certificate of inspection.—Sec. 8.
The commissioner shall furnish to each factory that shall have
fully complied with the provisions of this act a certificate of in-
spection that such factory has been inspected and has complied
with all laws and regulations thereto. The commissioner may
authorize the owner of such factory to use the following or sim-
ilar label or brand on his products to read substantially as fol-
lows: "Packed under regulations of, and in factory inspected by
Minnesota Dairy and Food Department," or such other label, de-
vice or brand as said commissioner may by published regulation
from time to time designate.

Non-compliance a misdemeanor.—Sec. 9. Whoever shall
without inspection and without permission of the commissioner
use the brand or label "Minnesota standard," or any brand,
label or device authorized by the commissioner, or who shall fail
to furnish reports within the time specified, or who shall neglect
to obey any lawful direction of the commissioner, his deputy or agent, given in carrying out the provisions of this act, shall be guilty of a misdemeanor and shall be punished by a fine of not less than $15, nor more than $100, or by imprisonment in the county jail for not less than fifteen days for each and every offense.

Sec. 10. This act shall take effect and be in force from and after its passage.

Approved April 21, 1909.

CHAPTER 338—S. F. No. 819.

An Act to amend section 1 of chapter 210 of the General Laws of the State of Minnesota for 1908, to authorize county commissioners to grant additional salary to county auditors in certain cases.

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

Salary of county auditor fixed at $1,800.—Section 1. That in counties having a population of not less than twenty-seven thousand (27,000) inhabitants where the annual salary of the county auditor is arbitrarily fixed by special law at twelve hundred dollars ($1,200.00) or less, the county commissioners shall grant such county auditor an additional sum not to exceed six hundred dollars ($600.00) annually.

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

Approved April 21, 1909.

CHAPTER 339—H. F. No. 165.

An Act to amend section 946 of the Revised Laws 1905, relating to redemption from tax sales and providing for the cancellation of certificates of assignment in certain cases.

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

Cancellation of certificate.—Section 1. That section 946 of the Revised Laws 1905 be and the same is hereby amended so as to read as follows:

"Section 946. Amount payable—Any person redeeming any parcel of land shall pay into the treasury of the county, for the use of the funds or person thereto entitled: