Before any such license shall be issued the applicant shall execute and deliver to the state game and fish commission a bond running to the State of Minnesota in the sum of two hundred (200) dollars, with two sureties, conditioned that if the applicant shall well and faithfully observe and comply with all of the requirements of this act and the rules and regulations which are or may hereafter be prescribed by law, said obligation to be null and void, otherwise to remain in full force. Each such surety shall be worth at least the sum of two hundred (200) dollars in property in this state over and above all debts and liabilities and property exempt by law from sale by execution.

The state game and fish commissioners shall keep in their office a complete record of all licenses issued under this section and all moneys received for same shall be paid to the state treasurer and credited to the state game and fish commission fund.

Licensees operating nets under the provisions of this act are hereby permitted to construct temporary fish ponds for the purpose of keeping fish therein until the same can be marketed, provided that the fish so taken may be shipped to points within

or without this state at any time and in any quantity.

Any person who shall violate any of the provisions of this act shall be guilty of a misdemeanor and shall upon conviction thereof, forfeit his bond and be punished by a fine of not less than fifty (50) dollars nor more than one hundred (100) dollars and costs of prosecution, or by imprisonment in the county jail, of the county in which such offense was committed, not less than sixty (60) nor more than ninety (90) days or both such fine and imprisonment in the discretion of the court.

Approved April 15, 1911.

## CHAPTER 167-H. F. No. 1022.

An Act to provide for the instruction of pupils in an adjoining district, to authorize state aid in such cases, and to repeal section 1322 of the Revised Laws of 1905.

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

Pupils may receive instruction in an adjoining district.—Section 1. The school board of any district, when it deems it advisable, may provide for the instruction of its pupils in an adjoining district, and in such case may discontinue the schools of its own district, or of any grades or departments in said schools, and provide for the free transportation of the pupils of its own district to the school in an adjoining or nearby district. The teachers shall keep the registers separately for the pupils from such district discontinuing its schools, and shall return the registers and make separate records to the clerk of such district and

to the county superintendent, of the number and names of pupils, with their attendance, and such district shall retain its organization and shall be entitled to public money, including the special state aid granted to common schools of Class A, under such rules as may be fixed by the superintendent of public instruction, except that public money for non-resident pupils enrolled in the high school department shall go to the district in which the high school is located. Such aid shall be paid from the appropriation made for common schools.

Sec. 1322 R. L. 1905 repealed.—Sec. 2. Section 1322 of the Revised Laws of 1905 is hereby repealed.

Approved April 15, 1911.

## CHAPTER 168-H. F. No. 1101.

An Act to fix the compensation of judges of the probate court in the State of Minnesota in counties having a population of not less that two hundred thousand inhabitants and not over three hundred thousand inhabitants.

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

Salaries of certain probate judges fixed at \$5,700 per annum.—Section 1. That the compensation of judges of the probate court in all counties of this state having according to the then last completed state or national census the population of not less than two hundred thousand inhabitants and not more than three hundred thousand inhabitants, is hereby fixed at the sum of fifty-seven hundred dollars per annum, which shall be paid in equal monthly installments out of the county treasury of such counties upon warrants of the county auditor.

State or national census to govern.—Sec. 2. Whenever according to the then last state or national census the population of any county of this state, which now has a population of less than two hundred thousand inhabitants, shall acquire not less than that number, such county shall at once become subject to the provisions of this act, and whenever, according to such census the population of any county shall exceed three hundred thousand inhabitants or fall under two hundred thousand inhabitants, the provisions of this act at the expiration of ninety days from the final filing of the enumeration of such county shall no longer apply thereto.

Inconsistent acts repealed.—Sec. 3. All acts or parts of acts inconsistent with this act are hereby repealed.

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

Approved April 15, 1911.