- E. Not more than one permit shall be issued to the members of any one household and family.
- F. Any person fishing with tip-ups or tell-tales, not being duly licensed and authorized as hereinabove referred to, shall be guilty of a misdemeanor.
- G. The game and fish commission may, in their discretion, revoke and cancel any permit at any time.

Violation a misdemeanor.—Sec. 3. Any person violating any of the provisions of the foregoing act shall be guilty of a misdemeanor.

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

Approved April 18, 1911.

CHAPTER 188—S. F. No. 624.

An Act to amend chapter 159, General Laws of Minnesota for the year 1903, as amended by chapter 109 of the General Laws of Minnesota for the year 1905, as amended by chapter 184 of the General Laws of Minnesota for the year 1905, relating to pensions for disabled and retired police matrons.

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

Pension of police matrons.—Section 1. That section 1 of chapter 184 of the General Laws of Minnesota for the year 1905 be amended so as to read as follows:

Section 1. In every city of this state now or hereafter having a population of over 50,000 inhabitants where there is or may be created a police pension fund, governed and managed by a police pension board or relief association in accordance with the provisions of chapter 159 of the General Laws of Minnesota for the year 1903, as subsequently amended by chapter 109 of the General Laws of Minnesota for the year 1905, such police pension board or relief association is hereby further authorized and directed to make further provisions for creating and paying pensions to disabled and retired police matrons in said cities.

Powers of police pension board.—Sec. 2. That section 2 of chapter 184, General Laws of Minnesota for the year 1905, be amended so as to read as follows:

Section 2. That every police pension board or relief association organized or incorporated in conformity with the laws of the State of Minnesota regulating the incorporation of societies for benevolent and other purposes and which has received or shall hereafter receive moneys from the State of Minnesota

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raised by taxation in said state, is hereby authorized and directed to pay out of and from any funds it may have received from the State of Minnesota or from any other source a service pension not less than twenty-five dollars per month to each police matron who shall, at the time of her application, either before or after the passage of this act, have arrived at the age of forty-five years or more and who has, prior to her application or shall hereafter have, done active service as police matron and retired therefrom for a period of ten years or more in the police department of such city, in which such police pension board or relief association has been or shall be so organized or has been or shall be disabled physically or mentally while in the performance of her duties as such police matron so as to render necessary her retirement from active service as police matron.

· It shall not be necessary to entitle said police matron to said pension that she become a member of said relief association.

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

Approved April 18, 1911.

CHAPTER 189-S. F. No. 628.

An Act to amend section 3 of chapter 228 of the General Laws of Minnesota for 1909, relating to the issue of bonds by cities of over 50,000 inhabitants for the purposes therein specified and in ascertaining and furnishing a supply of pure water for such cities.

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

Bonds to run for 30 years at 4 per cent.—Section 1. That section 3 of chapter 228 of the General Laws of Minnesota for 1909, authorizing cities of over 50,000 inhabitants to issue and sell bonds for defraying the expense of investigating and ascertaining a means or source of supply for pure water and constructing and improving water works for the purpose of furnishing such water supply, be and the same is hereby amended so as to read as follows:

Section 3. No bond shall be issued by any such city for the purposes hereinabove mentioned to run for a longer term than thirty (30) years or bearing a higher rate of interest than four per cent. per annum, payable semi-annually, but the place of payment of the principal and interest thereof and the denominations in which the same are issued shall be such as may be determined upon by the common council or city council and may be in the form of coupon bonds or registered certificates so-called. All of