derived from the insurance thereon shall be paid into the state treasury to the credit of the institution at which such damage occurred, and the board having the control of such institution shall have the right to expend such insurance money upon the repairs of such building if repairable; otherwise, such money shall be used, with such sums as may be specially appropriated therefor by the legislature, for reconstruction of the buildings so destroyed.

Sec. 19. Governor, auditor and treasurer to borrow funds when necessary.—Whenever it becomes necessary, in order to meet the current demands upon the revenue fund of the payment of appropriations, the governor, auditor and treasurer may, at any time prior to July 31, 1915, make such agreement with banks or other corporations or persons, as they may deem advisable or necessary to pay warrants issued against said revenue fund pursuant to any such appropriation prior to the time when the money to meet such appropriation comes into the state treasury, and whenever any warrants so issued are paid for the accommodation of the state the money necessary to pay interest upon the amount of such warrants from the time when such payment was made until the money to redeem such warrants comes into the state treasury, at the rate agreed upon by the governor, auditor and treasurer, is hereby appropriated.

Sec. 20. This act shall take effect and be in force from

and after its passage.

Approved April 28, 1913.

CHAPTER 404-S. F. No. 257.

An Act to authorize the board of managers of the state public school to receive, keep, train and find homes for certain children and to visit the children for whom homes have been found by any institution.

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

Section 1. Board of managers to find homes for children.— The board of managers of the state public school is hereby authorized to receive, keep, maintain, train and find homes for such children as the controlling board or other managing authorities of any institution or association which is permitted to receive, find homes for or secure adoption for children under the supervision of the state board of control may request.

Sec. 2. Authorized to visit and investigate conditions.— The board of managers of the state public school is authorized to visit and investigate the conditions of all children for whom homes have been found by any institution within the state of Minnesota which has or may at any time have been permitted by the state board of control to receive and find homes for dependent children.

Approved April 21, 1913.

CHAPTER 405-S. F. No. 580.

An Act to amend Sub-division Two (2) of Section One Thousand Six Hundred and Forty (1640), Revised Laws of the state of Minnesota for the year One Thousand Nine Hundred and Five (1905), as amended by Chapter Three Hundred Thirty-One (331), General Laws of Minnesota for the year One Thousand Nine Hundred and Nine (1909), relating to provisions of standard policy for fire insurance companies.

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

Section 1. Provisions of standard fire policies may contain certain relinquishments, among other provisions.—That Sub-division Two (2) of Section One Thousand Six Hundred and Forty (1640), Revised Laws of the state of Minnesota for the year One Thousand Nine Hundred and Five (1905), as amended by Chapter Three Hundred Thirty One (331), General Laws of Minnesota for the year One Thousand Nine Hundred and Nine (1909), be and the same is hereby amended so as to read as follows:

2. It may print or use in its policy printed forms of description and specification of the property insured, including permits for the use of electricity, gasoline, acetylene, or storage of other extra hazardous product or material, for repairs and improvements, for the operation or ceasing to operate, for the maintenance of sprinkling or other improvements, and for the use of the premises for ordinary work and materials incident to the business.

Any permit for the use or storage of a hazardous product may contain a caution giving instructions as to the proper method of use or storage.

It may print or use in its policy printed forms for insurance against loss of rents and rental values, leaseholds of buildings, use and occupancy, and indirect or consequential loss or damage caused by change of temperature resulting from the destruction of refrigerating or cooling apparatus, or any of its connections.

It may also use a form specifically excluding the last mentioned hazard.

When the policy covers a lumber risk upon the request of the insured in writing, of which fact such writing shall be the only evidence, and if in consideration thereof a reduction in the