pensation for all services rendered by said officers respectively in their several capacities. The said coroner may also appoint such additional deputies as in his judgment may be necessary for carrying on the work in said office, but such additional deputies shall be paid by the coroner out of the salary received by him as such coroner as set forth in Section 4 hereof.

Sec. 20. How salaries are to be paid.—The above named salaries and compensation of the county officials, deputies, clerks and employes, shall be paid monthly in the same manner as county officials are now paid, and the same shall be in full compensation for all services rendered by said county officers, deputies, clerks and employes, respectively, in their capacity.

Sec. 21. Inconsistent acts repealed .- All acts and parts of

acts inconsistent with this act are hereby repealed.

Sec. 22. This act shall take effect and be in force from and after its passage.

Approved April 23, 1913.

CHAPTER 441-S. F. No. 685.

An Act to prohibit the sale and use of canning compounds, or chemical preservatives designed and advertised to be used in canning and preserving of fresh fruits and vegetables, and to preserve the public health.

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

Section 1. Canning preservatives prohibited.—No person, firm or corporation by himself or his agents shall manufacture for sale, advertise or sell; any mixture or compound designed or offered for sale or use as a preservative for canning or preserving fresh fruit, corn or vegetables; nor shall any person add to, apply or use, in the process of canning fruits or vegetables, any canning compound, boric acid or other chemical preservative, provided, however, that nothing in this act shall apply to or prohibit the use of pure salt, sugar, corn-syrup, vinegar, water or any spices in canning or preserving fresh fruits, corn or vegetables. Provided, that nothing in this act contained shall be construed so as to repeal any of the provisions of Chapter 21, General Laws of 1905.

Sec. 2. Dairy commissioner to enforce.—The dairy and food commissioner of the state is charged with the proper enforcement of all the provisions of this act.

Sec. 3. Penalty for violation.—Whoever shall violate any of the provisions of this act shall be deemed guilty of a misdemeanor, and on conviction thereof shall be punished by a fine of not less than twenty-five dollars (\$25.00) nor more than one hundred dollars (\$100.00) or by imprisonment in the county jail for not less than fifteen days for each and every offense.

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

after its passage.

Approved April 23, 1913.

CHAPTER 442-S. F. No. 776.

An Act entitled, "An Act to define the powers and regulate certain of the business of mortgage loan and land companies, and to make the same subject to the supervision of the department of banking."

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

Section 1. What must be filed with superintendent of banks. -- That before any corporation which heretofore has been organized, or which hereafter may be organized under the laws of the state for any of the purposes mentioned in Section 2845 of the Revised Laws of Minnesota of 1905, shall sell, offer for sale or negotiate any bonds, notes, certificates of indebtedness or other evidences of debt which are secured to be paid by the deposit or pledge with a trustee of any notes or other obligations secured by mortgages on real estate in Minnesota or elsewhere, or by the deposit or pledge of other evidences of indebtedness owned. issued, negotiated or guaranteed by it, such corporation shall file in the office of the department of banking of this state, a statement showing the aggregate amount of such bonds, notes, certificates of indebtedness or other evidences of debt then proposed to be sold or offered for sale, the name of the trustee to whom the securities for the payment of the same are to be pledged or assigned, together with a statement of the face value and such corporation's estimate of the actual value of the securities so to be pledged or assigned.

Sec. 2. \$100,000 of capital stock must be paid into treasury.—No such corporation shall sell or offer for sale any such bonds, notes, certificates of indebtedness or other evidences of debt until at least one hundred thousand dollars (\$100,000) has been actually paid into the treasury of such corporation on account of the capital stock thereof and until there has been deposited and pledged with such trustee, notes secured by such real estate mortgages or such other securities, or both, of an aggregate par value at least equal to the principal sum of the obligations to be secured thereby, and bearing annual interest amounting in the aggregate to at least the annual interest upon the obligations so

secured.