- Sec. 3. State prison at Stillwater.—The new prison may be described and designated as the "State Prison at Stillwater;" but failure to so designate shall not invalidate or in any way affect any judgment or sentence.
- Sec. 4. Board of control to sell or lease old grounds.—
 The board of control is hereby authorized and empowered to sell and convey or lease for a term of years, the buildings and land constituting the old prison and prison site for such a price and on such terms as it deems advisable and to that end it is hereby authorized to execute and deliver in the name of the state and in its behalf all conveyances and leases which may be necessary or desirable to the carrying into effect of the provisions of this section. All moneys received by the board of control, either as rental or as the consideration for the conveyance of said old prison and prison site shall be paid into the state treasury and credited to the general revenue fund of the state.
- Sec. 5. Inconsistent acts repealed.—This act shall take effect and be in force from and after its passage.

Approved April 12, 1915.

CHAPTER 113.—S. F. No. 715.

An Act to amend Section 2704, General Statutes, 1913, relating to setting off land from one school district to an adjoining school district.

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

Section 1. Aggrieved person may appeal to court where his land is set off from school district and added to another.—That Section 2704, General Statutes, 1913, relating to setting off land from one school district to an adjoining school district, be amended so as to read as follows:

Section 2704. When any freeholder shall present to the board of any county a petition, verified by him, stating that he owns land in such county adjoining any district therein, or separated therefrom by not more than one-quarter section, and that such intervening land is vacant and unoccupied, or that its owner is unknown, and that he desires his said land, together with such intervening land, set off to such adjoining district, and his reasons for asking such change, the board, upon notice and hearing as in other cases, and upon proof of all the allegations of the petition, may make its order granting the same, and like notice of such change shall be given as in other cases;

Provided, that any person or officer of any school district aggrieved by any order of the county board made pursuant to the provisions of this section, or by any order of the county board,

made on the rehearing before it of any such petition, may appeal to the district court from such order, such appeal to be governed by the provisions of Section 2676, General Statutes, 1913.

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

Approved April 12, 1915.

CHAPTER 114-S. F. No. 821.

An Act to amend Section 4696, General Statutes of 1913, relating to the suppression of dangerous, infectious and contagious diseases of animals.

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

Section 1. Foot and mouth disease included in contagious diseases of animals.—That Section 4696, General Statutes of Minnesota for 1913, be and the same is hereby amended so as to read as follows:

4696. Killing—Owner to be notified—Appraisal—Protest—Autopsy, etc.—Whenever the state live stock sanitary board shall decide upon the killing of an animal affected with the disease of tuberculosis, glanders or foot-and-mouth disease, it shall notify the owner or keeper of such decision, when the judgment of the state live stock sanitary board, such animal may be ordered transported for immediate slaughter by said board, through its executive officer to any abattoir within the state where the United States Bureau of Animal Industry maintains inspection, and said live stock sanitary board shall pay the expense said transportation and yardage.

Before being removed from the premises of owner, there shall be appointed three (3) competent disinterested men, one appointed by the state, one by the owner, and a third by the first two, to appraise such animal at its cash value.

Such appraisal shall in no case exceed sixty dollars (\$60) for a cow and one hundred twenty-five dollars (\$125) for a horse, except in the case of pure bred cattle and horses, where the pedigree shall be proved by certificates of register from the herd books where registered, and in that case the maximum appraisal shall not exceed one hundred and fifty dollars (\$150.)

If upon slaughter such animal is found by the inspector in charge of such abattoir, or veterinarian of the state live stock sanitary board, to be free from any contagious or infectious disease, then the full amount of such appraisal, less the value of the carcass, shall be paid to the owner of such animal from the funds hereby appropriated for the purpose of carrying out this act.