CHAPTER 286—H. F. No. 702.

An Act authorizing and allowing clerks of the probate court to issue certain notices and citations over their signatures.

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

Section 1. Clerks of probate authorized to issue certain citations.—The judge of the probate court of any county in this state in which county there is a clerk of the probate court may by written authorization duly recorded in the office of the clerk of said probate court authorize said clerk to issue the following orders and sign the same in the name of the clerk instead of having the same signed in the name of the judge, to-wit:

1st. Order for hearing of petition for letters of administra-

tion.

2nd. Orders for hearing petition for the admission of a will to probate and the issuance of letters testamentary or of administration with will annexed.

3rd. Order for hearing, petition for decree of descent.

4th. Orders limiting the time to file claims and fixing the date of hearing of said claims.

5th. Orders for hearing petition to sell, lease or mortgage

land.

6th. Orders for hearing petition for settlement and distribution in estates of deceased persons.

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

after its passage.

Approved April 23, 1915.

CHAPTER 287-H. F. No. 770.

An Act to amend Sections 4791 and 4792 of the General Statutes of Minnesota for 1913, relating to the issuing of hunters licenses.

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

Section 1. Owners of land may hunt on his own premises without license and number of birds permitted to be shipped or in possession.—That Section 4791 of the General Statutes of Minnesota for 1913 be amended so as to read as follows:

Sec. 4791. Resident license for hunting game birds—Shipment of game—Every resident of this state over twenty-one years of age, is prohibited from hunting, taking or killing any game bird unless he shall have first procured a license therefor from the county auditor of the county in which he resides, provided, however, that this shall not apply to any resident of the state hunting on lands owned or leased and occupied as a permanent residence by said resident, or to any member of his immediate