CHAPTER 349-H. F. No. 650.

An Act to amend Section 4435 of the General Statutes of Minnesota for the year 1913 relating to terminal warehouses.

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

Section 1. Storage space of warehouse built by state may be used by citizens of such state.—That Section 4435 of the General Statutes of Minnesota for the year 1913, be amended so as to read as follows:

4435. Defined. All elevators or warehouses located within the switching limits of St. Paul, Minneapolis and Duluth, and other points in the state which are now, or may hereafter be designated as terminal points in which grain is received for storage in bulk, and that of different owners mixed together or so stored that the identity of the different lots or parcels is not preserved, shall be public warehouses known as "terminal warehouses," provided that the storage space in any elevator or warehouse built by any state may be used exclusively by the citizens of such state, unless the state so building and owning the same shall otherwise provide.

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

after its passage.

Approved April 24, 1915.

CHAPTER 350-H. F. No. 704.

An Act to amend Section 7243, General Statutes Minnesota for 1913, relating to descent of personal estate and distribution. Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minor children to receive such allowances as selected by guardian.—That Section 7243 of the General Statutes of 1913 be amended so as to read as follows:

Sec. 7243. Personal Estate.—Distribution.—When any person dies owning personal property, or any interest therein, the

same shall be disposed of and distributed as follows:

1. The widow shall be allowed the wearing apparel of her deceased husband, his household furniture not exceeding five hundred dollars in value, and other personal property not exceeding the same amount, both to be selected by her; and she shall receive such allowances when she takes the provisions made for her by her husband's will as well as when he dies intestate.

2. In case there is no surviving *spouse*, then the minor children, if any, shall receive the same allowances, to be selected by

their guardian.

3. The widow or children, or both, constituting the family of the decedent, shall have such reasonable allowance out of his