## CHAPTER 245-S. F. No. 916.

An act to amend Section 3202, General Statutes, 1913, so as to make the furnishing of cigarettes to minors a misdemeanor.

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

Section 1. Modified punishment for violation of law prohibiting the furnishing of cigarettes to minors.—Section 3202, General Statues, 1913, is hereby amended so as to read as follows:

3202. Any person violating the provisions of section 1 of this chapter shall be guilty of a misdemeanor, and upon first conviction for such violation shall be punished by a fine of not less than fifty dollars nor more than one hundred dollars or imprisonment in the county jail for not less than fifteen days, nor more than sixty days; and upon second conviction for violation of any of said provisions shall be punished by imprisonment in the county jail for not less than thirty days, nor more than ninety days, and his license shall then be terminated as hereinafter provided.

Approved April 14, 1917.

## CHAPTER 246-S. F. No. 960.

An act to amend Sections 18, 41 and 42, of Chapter 351 of the Special Laws of 1889, entitled: "An act to consolidate and amend the said several sections relating to the municipal court of the city of St. Paul."

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

Section 1. Date for regular term of St. Paul municipal court together with powers of judges and right of trial by juries together with the mode of selection of jurors.—That section 18 of said chapter 351 of the Special Laws of 1889, be amended to read as follows:

Section 18. The municipal court shall hold a regular term for the trial of civil actions on the first Tuesday of September of each year, which term shall continue from day to day with such adjournment as to the court may seem proper until the business of the term is finished, and the court may by rule or order appoint such terms to be held oftener or upon other days than the day above mentioned. A party desiring to place a cause upon the general term calendar for trial, shall, after issue is joined, prepare a note of issue containing the title of the cause, the names and addresses of counsel, and if he desires a jury so state therein, and whether a jury of six or twelve, and shall serve the same upon the opposing counsel, and file such note of issue, with proof of service, with the clerk of the