

CHAPTER 280—H. F. No. 66.

An act to amend Section 4458, General Statutes, 1913 relating to the duties of grain inspectors, so as to provide that certificates of inspection shall set forth the test weight per bushel of grain inspected.

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

Section 1. **Certificates of inspection to set forth test of weight per bushel of grain inspected.**—That section 4458, General Statutes, 1913, be and the same is hereby amended so as to read as follows:

4458. Such inspector shall inspect and grade all grain received at or shipped from any terminal warehouse in car-load lots or boat-load lots, and give a certificate of the inspection to the persons entitled thereto. Their decision shall be conclusive as to the grade and dockage of such grain, and the certificate shall be evidence thereof, unless changed upon re-inspection and appeal. *Every certificate of inspection so issued shall in addition to other facts, set forth the test weight per bushel of the grain so inspected.*

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

Approved April 17, 1917.

CHAPTER 281—H. F. No. 86.

An act to amend Section 4771 of the General Statutes of Minnesota for 1913, relating to exchange of specimens with other states, collection of specimens for natural history museums, and collection of animals or birds for municipal zoological collections.

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

Section 1. **Exchange of eggs of game birds, fish eggs, etc. with federal government or other states authorized.**—That section 4771 of the General Statutes of Minnesota 1913, be amended so as to read as follows:

Section 4771. The game and fish commissioner may secure, by purchase or otherwise and exchange specimens of game birds, *eggs of game birds*, game animals, *fish eggs*, or fish, with the game commission or state game warden of other states, *or with the federal government* for breeding and stocking purposes, and not otherwise; and may also grant permission under the seal of said commissioner, to any accredited representative of any incorporated society of natural history, *college or university*, to collect for scientific purposes only, nests eggs, birds, animals or fish protected by law, and may also grant permission under

seal to any municipal corporation maintaining an established zoological collection under proper care, to procure specimens of animals or birds protected by law, for such zoological collections.

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

Approved April 17, 1917.

CHAPTER 282—H. F. No. 111.

An act to amend Section 4946 of the General Statutes of Minnesota, 1913, relating to the admission of attorneys at law to practice in Minnesota.

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

Section 1. **Admission to bar only after examination under rules prescribed by supreme court.**—That section 4946 of the General Statutes of Minnesota, 1913, be amended so as to read as follows:

4946. Except as hereinafter provided, no person shall be admitted to practice as an attorney, or permitted to commence, conduct, or defend any action or proceeding in a court of record to which he is not a party, either in his own name or in that of another, otherwise than after examination under rules prescribed by the supreme court.

Sec. 2. **State university and graduates from other schools excepted on written approval of supreme court.**—Any student who has heretofore matriculated in the college of law of the state university shall be so admitted, upon graduation, without fee or examination, upon production of his diploma, within two years from the date thereof, and upon proof that he is an adult citizen and resident of the state, of good moral character. Upon the same terms and conditions any student who has heretofore matriculated in any college of law incorporated in this state or established by authority of its laws, and located therein, shall upon graduation be admitted to such practice, provided such college receives as students only those having the equivalent of a high school education, affords a three years' course of tuition under a corps of ten competent instructors, and operates under the written approval of the supreme court. Such approval shall be by certificate, heretofore filed with the clerk, to the effect that such college meets the foregoing requirements. When, in the opinion of the court, any such college shall have ceased to merit such approval, the court may revoke the same, and thereafter the diploma shall no longer have the effect above provided.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved April 17, 1917.