chairman shall pay the proper persons the bounty allowed by law for the preceding month.

The chairman to whom such *feet*, heads and bodies and *rattles* are produced shall immediately cause such heads, *fcet*, *bodies and rattles* to be destroyed and shall cause the removal of one foot from each bird.

Any town board may also offer a bounty for the destruction of the animals, birds and reptiles described in the title of this act, and adopt rules for the payment thereof which bounty so offered by a township shall be in addition to any bounty which may be offered by the board of county commissioners.

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

Approved April 17, 1917.

CHAPTER 291-H. F. No. 205.

An act to amend Section 4191 of the General Statules of Minnesota for 1913, relating to appeals from orders of the railroad and warehouse commission.

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

Section 1. Procedure for appeals to district court from orders of railroad and warehouse commission.—That section 4191 of the General Statutes of 1913 be amended so as to read as follows:

4191. Any party to a proceeding before the commission, or any party affected by any order thereof, or the state of Minnesota, by the attorney general, may appeal therefrom to the district court of the county in which the complainants, or a majority of them, reside, or in case none of them reside in the state, or in a proceeding commenced by the commission on its own motion without complaint, to the district court of one of the counties in which the order of the commission requires a scrvice to be performed or an act to be done or not to be done by the carrier or warehouseman; or in case of train service, to the district court of one of the counties through which the train runs, at any time within thirty days after service of a copy of such order on the parties of record, as in this chapter provided, by service of a written notice of appeal on said commission, or on its secretary. Upon service of said notice of appeal, said commission, by its secretary, shall forthwith file, with the clerk of said district court to which said appeal is taken, a certified copy of the order appealed from, together with findings of fact on which the same is based in case appeals are taken to the district court of more than one county, they shall be consolidated and tried

in the district court of the county to which the first appeal was taken. Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 17, 1917.

CHAPTER 292-H. F. No. 226.

An act to amend Section 9030, General Statutes 1913, relating to vagrancy and providing punishment therefor.

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

Section 1. Application of term "vagrancy" and extension of the same so as to include various persons.—That section 9030, General Statutes 1913, be and the same hereby is amended so as to read as follows:

Section 9030. The following persons are vagrants:

1. A person who, being an habitual drunkard, abandons, neglects or refuses to aid in the support of his family.

2. A person who has contracted an infectious or other disease in the practice of drunkenness or debauchery, requiring charitable aid to restore him to health.

3. Every male person who lives wholly or in part on the earnings of prostitution, or who in any public place solicits for immoral purposes. A male person who lives with or is habitually in the company of a prostitute and has no visible means of support, shall be deemed to be living on the earnings of prostitution.

4. A common prostitute who shall be found wandering about the streets, or loitering in or about any restaurant, lodging house, saloon, or place where intoxicating liquors are sold.

5. Every female who shall be found wandering about the streets and addressing male persons for the purpose of soliciting the commission of any lewd, indecent or unlawful act, or for the purpose of enticing any male person into a house of prostitution or assignation, bedhouse, room, or other place for any unlawful purpose.

6. Fortune tellers, and such other like imposters.

7. A person known to be a pickpocket, thief, burglar, "yeggman" or "confidence man," and having no visible or lawful means of support, when found loitering around any steamboat landing, railroad depot, railroad yard, banking institution, broker's office, place of public amusement, hotel, auction room, store, shop or crowded thoroughfare, car or omnibus, or at any public gathering or assembly. Provided, however, that this act shall not apply to any such person unless he has been convicted of the offense which would make him known as such person, and shall not apply to any person who has been in prison for such

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