such violations can be reasonably corrected he shall cause such license to be revoked and cancelled.

Sec. 26. To report to county attorney for prosecution.— Whenever the state fire marshal shall find a moving picture show which is being operated without a license, he shall communicate such fact, together with any evidence he may have, to the county attorney of the county in which such moving picture show is located, and it shall thereupon be the duty of such attorney to cause the arrest and prosecution of the offender.

Sec. 27. License fees and fines to be paid into state treasury. —All money collected under this act, whether in license fees or penalties, shall be paid into the state treasury for the benefit of the state fire marshal fund and may be used in the prosecution of the work of the department.

Sec. 28. Local regulations not to be abrogated.—Provided, however, that in municipalities having ordinances relating to the regulation and installation and operation of moving picture machines, and containing additional regulations for the safe and proper installation and operation of such machines, nothing herein shall be construed to abrogate such local regulations, but the jurisdiction of the local authorities in such cases shall be additional and subordinate to the jurisdiction and authority of the state fire marshal as hereby prescribed.

Sec. 29. Declaration for public safety.—It is hereby declared that this act is necessary for the public safety, health, peace and welfare, is remedial in nature. and shall be construed liberally. and shall not be declared void for the reason that any particular section or provision thereof may be in contravention of the constitution.

Sec. 30. This act shall take effect and be in force on and after September 1st. 1917.

Approved April 20, 1917.

## CHAPTER 467—H. F. No. 1119.

An act forbidding the drawing by state officers and other state employes of salary or compensation upon more than one voucher or warrant, providing for the form of pay voucher, and fixing penalties for the violation of the act.

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

Section 1. Salaries of state officials, etc., to be paid on only one voucher or warrant.—No officer or employe of the state of Minnesota, or of the University, or of any state institution or state school, shall be paid, upon more than one voucher, payroll or warrant for any stated pay period, nor for any part thereof; and there shall be included in each claim for salary or compensation and upon each voucher or payroll therefor a declaration by the claimant officer or employe to the effect that such claimant has not made and will not make any claim upon the state nor upon any department thereof for services rendered by him in any capacity for the period covered by the voucher, claim or payroll signed by such claimant officer or employe, nor for any of the time covered by such voucher, claim or payroll; provided, that the provisions of this act shall not apply to members of the national guard serving as members of the legislature. Providing that the provisions of this act shall not apply to instructors in any educational institution in the state during vacation period. Provided further, that the provisions of this bill shall not apply to employees or officers of state institutions under the jurisdiction and control of the state board of control.

Sec. 2. Voucher not to be approved unless in proper form.— No voucher, claim or payroll which does not comply with the provisions of section 1 hereof shall be approved, audited or allowed by any officer charged with the duty of approving, auditing or allowing such voucher, claim or payroll.

Sec. 3. Violation a ground for impeachment.—Any violation of this act shall be a misdemeanor and shall be ground for impeachment or for removal from office.

Sec. 4. This act shall take effect and be in force from and after August 1, 1917.

Approved April 20, 1917.

## CHAPTER 468-H. F. No 310.

An act to amend Section 4807 of the General Statutes of Ninnesota for 1913, relating to the open seasons for taking fish; to amend Section 4870, relating to the sale of trout and bass; and to amend Section 4873, relating to the size of fish to be taken.

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

Section 1. State divided into two zones for catching of fish and varieties to be caught in each zone.—That section 4807 of the General Statutes of Minnesota for 1913 be amended so as to read as follows:

Section 4807. For the purposes of this section the state shall be divided into two zones, namely zone one (1) and zone two (2). Zone one (1) shall include all that part of the state of Minnesota north of the north line of township one hundred twenty-four (124). west of the fifth (5th) principal meridian and north of the north line of township thirty-five (35) west of the fourth (ath) principal meridian. Zone two (2) shall include all that part of the state of