(\$5.00) dollars in case the judgment so removed was five (\$5.00) or less, and said final judgment aside from costs is not reduced from the judgment at least three (\$3.00) dollars; ten (\$10.00) in case the judgment so removed was ten (\$10.00) dollars or less, and said final judgment aside from costs is not reduced at least five (\$5.00) dollars; fifteen (\$15.00) dollars in case the judgment so removed was more than ten (\$10.00) dollars, and said final judgment aside from costs is not reduced at least ten (\$10.00) dollars. There shall be no appeal from said municipal court on any action brought there on removal from said conciliation court, but in such case the judgment of said municipal court shall be final.

Sec. 7. Not prevent action by any person in any court.— Nothing in this act shall prevent any person from commencing or prosecuting an action in any court as now provided by law.

Sec. 8. Acts in conflict repealed.—All acts, or parts of acts, in conflict with any of the provisions of this act are hereby repealed.

Sec. 9. This act shall take effect and be in force from and after April 1, 1919.

Approved March 27, 1919.

## CHAPTER 113-H. F. No. 119.

An act to amend Section 4750, General Statutes 1913, relating to classifications and qualifications of engineers.

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

Section 1. Classification and qualifications of engineers who must be citizens of the United States.—That section 4750 of General Statutes 1913, be amended so as to read as follows:

4750. Engineers shall be divided into four classes: (1) chief engineers; (2) first-class engineers; (3) second-class engineers; (4) special engineers.

To entitle them to licenses they shall be qualified as follows:

1. A chief engineer shall be at least twenty-one years of age, a citizen of the United States, or who has declared his intention to become a citizen, be of such habits and have had such experience as to justify the belief that he is competent to take charge of all classes of steam boilers and steam machinery, and before receiving a license he shall take and subscribe an oath that he has had at least five years' actual experience in operating such boilers and machinery.

2. A first-class engineer shall be at least twenty-one years of age, a citizen of the United States, or who has declared his intention to become a citizen, be of such habits and have had such experience as to justify the belief that he is competent to take charge of all classes of steam boilers and steam machinery of not more than three hundred horse power. Before receiving a license he

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shall take and subscribe an oath that he has had at least three years' actual experience in operating such boilers and machinery.

3. A second-class engineer shall be at least twenty-one years of age, a citizen of the United States, or who has declared his intention to become a citizen, be of such habits and have had such experience as to justify the belief that he is competent to take charge of all classes of steam boilers and steam machinery of not more than one hundred horse power. Before receiving a license he shall take and subscribe an oath that he has had at least one year of actual experience in operating such boilers and machinery.

4. A special engineer, shall be at least twenty-one years of age, a citizen of the United States, or have declared his intention to become a citizen, upon examination, shall be sufficiently acquainted with the duties of an engineer as to justify the belief that he can be safely intrusted with steam boilers and steam machinery of not more than thirty horse power.

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

Approved March 27, 1919.

## CHAPTER 114-H. F. No. 157.

An act to amend Section 6518, General Statutes 1913, relating to the dates of annual meetings of county agricultural societies and dates on which said societies shall file their reports.

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

Section 1. County agricultural societies' annual meetings, and reports of treasurers to be certified to state auditor before December 1st, each year.—That section 6518, General Statutes 1913, relating to the dates of annual meetings of county agricultural societies and dates on which said societies shall file their reports be amended so as to read as follows:

6518. Every such society shall hold an annual meeting for the election of officers and the transaction of other business on or before the *third* Tuesday in *November* of each year, at which time its secretary shall make a report of its proceedings for the preceding year; such report shall contain a statement of all transactions at its fairs, the numbers of entries, the amount and source of all moneys received, and the amount paid out for premiums and other purposes, and show in detail its entire receipts and expenditures during the year.

The treasurer shall also make a comprehensive report of the funds received, paid out and on hand, and upon whose order paid. Every such society shall cause a certified copy of the report of the