CHAPTER 398-H. F. No. 94.

An act relating to the furnishing of samples of grain by the railroad and warehouse commission, to the fees for such service, and to the breaking of seals on cars of grain.

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

Section 1. Samples to be furnished.—The railroad and ware-house commission is hereby authorized to furnish, to persons entitled thereto, when requested by them, samples of grain from any or all cars from which samples are taken for inspection and grading.

- Sec. 2. Breaking of seals.—No person shall knowingly break the seal on any car of grain subject to state inspection prior to the delivery thereof, except the employes of the railroad and warehouse commission, and the owner of said grain or his authorized agent under rules prescribed by the railroad and warehouse commission.
- Sec. 3. Fees.—The fees for the furnishing of such samples shall be fixed by the railroad and warehouse commission.
- Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 23, 1919.

CHAPTER 399-H. F. No. 399.

An act to amend Section 2330 of the Revised Lows of 1905, as amended by Chapter 346, Laws 1907, being Section 5032, General Statutes 1913, relating to qualifications entitling pharmacists to registration.

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

Section 1. Qualifications for examination for registered pharmacist.—That section 2330 of the Revised Laws of 1905, as amended by chapter 346, Laws 1907, being section 5032, General

Statutes 1913, be amended so as to read as follows:

5032. To be entitled to examination by the board as a pharmacist, the applicant shall be at least twenty-one years old, shall have successfully completed the work of two (2) college years, of not less than seven (7) months each, at a college or school of pharmacy which in the judgment of the board maintains proper standards, as such and shall have had at least two years of practical experience in drug stores where physician's prescriptions are usually compounded; provided, however, that if the applicant shall have successfully completed a longer course than two (2) college years, of seven (7) months each, in such school or college of pharmacy, and additional year, or more, so successfully completed, shall be equivalent to one (1) year of such practical experience.

Provided that, any person, who now is, or has been actually employed in a drug store, who shall file with the board a sworn statement of proof of that fact, or who is registered by said board as an assistant pharmacist shall be exempt from the requirement of attendance at a college or school of pharmacy, but shall be entitled, if of the required age, to examination upon the completion of four (4) years experience, as the same is herein defined, provided further; that, one (1) year of college work, as herein defined shall be equivalent to one (1) year of experience. If upon examination the board finds him qualified, he shall be entitled to registration as such pharmacist.

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

after its passage.

Approved April 23, 1919.

CHAPTER 400—H. F. No. 1189.

An act to amond, supplement, revise, consolidate and codify the laws of this state relating to the preservation, protection and propagation of wild animals, including quadrupeds, birds and fish of both this and other states, and to repeal certain laws relating thereto. Be it enacted by the Legislature of the State of Minnesota:

PART 1--TITLE TO WILD ANIMALS: TAKING: TRANS-PORTATION.

Section 1. That the laws of Minnesota relating to wild animals be and the same hereby are amended, revised, consolidated, codified and rearranged in the order and form following, which revision shall be known as the "Law of Minnesota Relating to Wild Animals."

Sec. 2. Ownership in state.—The ownership of wild animals so far as they are capable of ownership, is hereby declared to be in the state, not as a proprietor, but in its sovereign capacity as the representative and for the benefit of all its people in common.

Sec. 3. Taking of wild animals restricted.—No person shall at any time of the year, pursue, take, wound or kill, in any manner, number or quantity, any wild animals protected by law, or buy, sell, offer, or expose the same, or any part thereof, for sale, transport, or have the same in possession, except as permitted by this act. No person shall acquire any property in any wild animals in this state except as authorized by this act, and the legal title to any wild animal taken or reduced to possession in violation of law shall remain in the state, and the title to any wild animal lawfully acquired shall revert to the state whenever any law relating to the possession, use or disposition of such wild animal shall be violated.