CHAPTER 431-H. F. No. 402.

An act to amend Section 9012, General Statutes 1913, relating to desecration of the flag.

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

Section 1. Use of flag by Red Cross society permitted for certain purposes.—That section 9012, General Statutes 1913, be

and the same is hereby amended to read as follows:

9012. Every person, who, for exhibition or display, shall cause to be placed upon or affixed to any flag, standard, color, or ensign of the United States or this state, or upon one purporting to be either of said flags, standards, colors, or ensigns, any inscription, design, device, symbol, name, advertisement, words, characters, marks, or notice whatsoever; or who shall display or exhibit any such flag, standard, color, or ensign, having upon or affixed to it any such inscription, design, device, symbol, name, advertisement, words, characters, marks, or notice whatever; or who shall publicly mutilate, trample upon, deface, or defy any such flag, standard, color, or ensign—shall be guilty of a misdemeanor; but such flags, standards, colors, or ensigns used in the service of the United States or of this state may have inscriptions, names of actions. words, marks, or symbols placed thereon pursuant to law or authorized regulations; provided that the placing of the names of donors to the Red Cross fund upon the flag by any regularly organized Red Cross society shall not be construed as a violation of this section.

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

Approved April 24, 1919.

CHAPTER 432—H. F. No. 659.

An act authorizing cities, borroughs and villages to license, regulate the sale of non-intoxicating beverages.

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

Section 1. License regulation for non-intoxicating beverages given to councils.—There is hereby conferred upon each city, borough and village in the state the authority by ordinance to license and regulate the business of vendors at retail of nonintoxicating beverages, to impose such reasonable license fee therefor as may be prescribed by such ordinance, and to provide for the punishment of any violation of any such ordinance according to the provisions of law.

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

after its passage.

Approved April 24, 1919.