CHAPTER 454—H. F. No. 804.

An act to limit the power of borough, cities or villages to impose wheelage taxes.

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

Section 1. Cities may impose wheelage tax—Limit.—Any borough, city or village may impose a wheelage tax upon motor-vehicles using the public street or highways, provided that:

Subd. 1. No wheelage tax imposed by any borough, city or village shall exceed a sum equal to twenty per cent tax imposed by the state in lieu of all other taxes, except such wheelage tax, upon motor-vehicles using the public streets or highways.

Subd. 2. No borough, city or village shall impose a wheelage tax upon the vehicle of any person not a resident of such borough, city or village, unless such vehicle shall be used principally upon the streets or highways of such borough, city of village.

Subd. 3. No such wheelage tax shall be imposed upon any vehicle used upon the public streets or highways solely for the purpose of selling or peddling the products of the farm or garden occupied and cultivated by the owners of such vehicles.

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

after its passage.

Approved April 23, 1921.

CHAPTER 455-H. F. No. 809.

An act relating to habitual offenders and providing punishment for the third offense committed by such offenders.

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

Section 1. Habitual offenders defined—Penalties.—Every person who shall hereafter be guilty of being a vagrant or of unlawfully selling, giving to another or using any drug or narcotic, or of any unlawful, lewd or lascivious behavior or public indecency, or of any criminal offense against women or children as defined in Section 8666 or 8667 of the General Statutes for 1913, or of any misdemeanor or gross misdemeanor involving moral turpitude, who within the previous period of five years shall have been twice convicted in this state of one or more of the offenses hereinbefore named shall be guilty of being a habitual offender and shall be punished for such third offense, if a woman by imprisonment in the State Reformatory for Women, and if a man between the ages of eighteen and thirty years by imprisonment in the State Reformatory at St. Cloud, and if a man above the age of thirty years by imprisonment