celled and the order of the Commission cancelling same is sustained by the court, in case of appeal, the Commission may refuse to issue any license to such person, persons, firm or corporation for the term

of one year.

Sec. 4. Railroad and Warehouse Commission shall examine books.—The Commission shall have the right to examine any and all books, records and accounts of any live stock dealer. Any live stock dealer, and any agent or employee in charge of such books, records or accounts, who shall fail or refuse to submit such books, records or accounts for the examination of said Railroad and

Warehouse Commission shall be guilty of a misdemeanor. Sec. 5. Exemptions.—The term "Live Stock" shall include cattle, sheep, hogs, horses and mules. Nothing in this act shall apply to any person, persons, firm, co-partnership, association or corporation, who ship their own consignment of live stock, or who shall buy

live stock for their own use or for the purpose of feeding.

Sec. 6. This act shall take effect and be in force from and after its passage.

Approved January 28, 1921.

CHAPTER 10-S. F. No. 211.

An act providing, in Counties operating a Work Farm for men under the provisions of Chapter 188, General Laws of Minnesota for 1913, and Acts amendatory thereof and supplemental thereto, for a Home School for Boys in connection with such Work Farm.

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

Section 1. Home school for boys established.—The Board of Work Farm Commissioners of any County of this state in which a Work Farm is operated under the provisions of Chapter 188, General Laws of Minnesota for 1913, and acts amendatory thereof and supplemental thereto, may by resolution duly adopted, subject to the approval thereof by a majority of the Judges of the Judicial District in which such County is located, establish and operate in connection with such Work Farm a Home School for Boys.

Sec. 2. Superintendent. Expense.—Such Home School shall be operated and conducted by such Board of Work Farm Commissioners, who shall have sole control thereof and of the teaching and training therein, and the Superintendent of such Work Farm shall be the Superintendent thereof. Such additional employes, including teachers, shall be employed and such additional buildings shall be erected as in the judgment of such Board shall be necessary. Such additional expenses as may be necessitated by such Home shall be included in and paid out of the levy for such Work Farm the same as other expenses of such Work Farm.

Sec. 3. County Board may provide funds.—The first year

such Home is operated the Board of County Commissioners of such County may place to the credit of the Work Farm fund out of the general fund of such County, such amount as may be estimated to be sufficient to meet the additional expenses caused by such Home such first year.

Sec. 4. Courts.—The District Court, the Juvenile Court and any Municipal Court of or in such County may place in such Home School, for a period of not more than one year under any order, and not to extend beyond majority, any boy coming before any such Court, and any boy who is placed in such Home School may be released therefrom by order of such Court at any time.

Sec. 5. Course of Study.—The boys in such Home School shall be taught the branches of study usually pursued in the Public Schools and also agriculture, horticulture and gardening, so far as the same may be practicable, and generally shall be employed in some useful occupation.

Sec. 6. Name of School.—Such Home Schools shall be known by such name as may be designated by the Board of Work Farm Commissioners by resolution duly adopted, and all commitments shall be made to it under such name. A certified copy of such resolution shall be filed in the office of the County Auditor and Clerk of District Court of the County in which such School is situated.

Sec. 7. This act shall take effect from and after its passage. Approved January 28, 1921.

CHAPTER 11-S. F. No. 16.

An act to amend chapter 196, Laws of 1905, entitled "An act providing for the establishment of public hay tracks and the weighing and inspection of hay and straw at terminal points in this state."

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

Section 1. Public Hay Scales. Disposition of funds.—Section 15, of Chapter 196, Laws of 1905, be and the same is hereby amended to read as follows:

"The charges for the weighing and inspecting of hay and straw shall be and constitute a lien on the hay and straw so weighed or inspected, and whenever such hay and straw is in transit the said charges shall be considered as advance charges, to be paid by the common carrier in whose possession the same is at the time of weighing or inspecting. All money so collected, and all fines and penalties for violation of any of the provisions of this act, shall be paid into the state treasury and credited to the Grain Inspection Fund, and paid out on order of the Commission and Auditor's warrant. All interest received from deposits of said moneys shall be