

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

Approved April 2, 1921.

CHAPTER 152—S. F. No. 341.

An act to amend Section 4256, General Statutes 1913, as amended by Chapter 468, Session Laws 1919, relating to road crossings over railroads.

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

Section 1. **Width of crossings and grades.**—That section 4256, General Statutes of Minnesota 1913, as amended by chapter 468, Session Laws of Minnesota 1919, be, and the same hereby is, amended so as to read as follows:

“Section 4256. Every such company shall construct and maintain in good repair and free from snow or other obstruction, wherever any of its lines shall cross a public road, sufficient crossings, consisting of:

1. Sufficient grades, *extending the full width of the highway or that part thereof graded or used for travel, on each side of said right of way*, and of such slope as may be deemed necessary by the officers having charge of the public road;

2. A plank covering of the same width, securely spiked, extending the full length of the ties, the planks not more than one inch apart, the flangeways between the planking and the rails not more than two and one-half inches in width, the surface of the planking on a level with the top of the rails; the flangeway edge of the plank in any such crossing hereafter built, shall be suitably faced or otherwise protected with metal, and whenever any existing crossing is rebuilt or the flangeway planks thereof are renewed, the flangeway edge of such planks shall be similarly faced or protected by metal.

3. In municipalities such grades and planking shall extend the full width of the street, or of that part thereof graded or used for travel, and like planking shall be placed between all tracks which are not more than fifteen feet apart, and a suitable sidewalk shall be constructed by said company to connect with and correspond to said walks constructed and installed by the municipality or by owners of abutting property, but cement or concrete construction shall not be required in track space actually occupied by the railroad ties if some substantial and suitable sidewalk material is used in lieu thereof. In case of roads newly established, such crossings shall be constructed within thirty days after the service on the nearest station agent or section foreman of such company of a notice, signed by the proper officer or officers having charge of such road, that such crossing is required.”

Sec. 2. Inconsistent acts repealed.—All acts and parts of acts inconsistent herewith are hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved April 2, 1921.

CHAPTER 153—S. F. No. 322.

An act to amend Section 8 of Chapter 363, General Laws 1915, an act entitled "An act establishing a state athletic commission and regulating boxing and sparring in the State of Minnesota."

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

Section 1. **Disposition of Boxing Club receipts.**—That section 8 of chapter 363, General Laws 1915, be amended so as to read as follows:

"Sec. 8. Every club, corporation or association which may hold or exercise any of the privileges conferred by this act shall within twenty-four hours after the determination of every contest, furnish to the commission a written report, duly verified by one of its officers, showing the number of tickets sold for each contest and the amount of the gross proceeds thereof, and such other matters as the commission may prescribe, and shall also within the said time, pay to the state treasurer, a tax of ten per cent of its total gross receipts from the sale of tickets of admission to such boxing or sparring match or exhibition. All moneys paid into the state treasury shall be credited to a fund to be used by the advisory commission of the Minnesota (State) Sanatorium for Consumptives for the purposes set forth in chapter 500, General Laws 1913, as amended by chapter 270, General Laws 1915, and chapter 78, General Laws 1919, and for the additional purpose of paying to counties and group of counties maintaining and operating county tuberculosis sanatoriums under the provisions of the aforesaid statutes state aid in addition to that authorized to be paid under the provisions of said statutes, under such rules and regulations as may be adopted by the said advisory commission of the State Sanatorium for Consumptives. Before any license shall be granted to any club, corporation or association to conduct, hold or give any boxing or sparring match or exhibition, such applicant therefor shall execute and file with the state auditor a bond in the sum of five thousand dollars to be approved as to form and the sufficiency of the sureties thereon, by the state auditor, conditioned for the payment of the tax hereby imposed. Upon the filing and approval of such bond the state auditor shall issue to such applicant for such license a certificate of such filing and approval, which shall be by such applicant filed in the office of the commission with its application for such license; and no such license shall be issued until such certificate shall be so filed."