sions of this act shall not apply to any pending litigation involving such plat or conveyances made by reference to the same.

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

after its passage.

Approved April 8, 1921.

CHAPTER 212-H. F. No. 121.

An act to amend Section 90, Chapter 400, Session Laws of 1919, relating to the preservation, protection, and propagation of wild animals, including quadrupeds, birds and fish.

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

Section 1. That Section 90, Chapter 400, Session laws of 1919,

be amended so as to read as follows:

"Section 90. Fish houses—Use of—License.—Fish houses or shelters to protect a person fishing through the ice to take by spearing, pickerel, carp, dogfish, buffalo-fish, whitefish, tullibees, sheepshead, bullheads, catfish, eelpout, garfish, suckers and redhorse, may be used from December 1st to April 1st, following, both inclusive, in all waters of this state, including those over which Minnesota has concurrent jurisdiction with other states, only under license from the commissioner for which a fee of \$1,00 shall be paid. Such license shall be granted by the commissioner only on satisfactory evidence that such fish house will be used by the applicant for taking fish for domestic or personal use, and not for commercial purposes, provided, that carp so caught may be bought and sold at any time. Not more than one fish house shall be used by any one person. Licenses to erect fish houses on certain lakes may be denied by the commissioner when in his opinion conditions justify such denial."

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

after its passage.

Approved April 8, 1921.

CHAPTER 213-S. F. No. 9.

An act to further amend Sections 4598, 4599, 4600 and 4601, of the General Statutes of Minnesota for 1913, relating to commission merchants.

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

Section 1. Definition—License—Bond.—That Section 4598, of the General Statutes of 1913, be and the same is hereby amended to read as follows:

4598. For the purpose of this subdivision, a commission mer-

chant is a person who may receive for sale, for account of the consignor, any grain, hay or straw. No person shall sell, or receive, or solicit shipments of such commodities for sale, without first obtaining a license from the railroad and warehouse commission to carry on the business of a commission merchant, and executing and filing with the secretary of state a corporate surety bond to the state for the benefit of such consignors: if the license authorizes the sale of grain the bond shall not be less than twenty-five thousand dollars (\$25,000.00). If the license only authorizes the sale of hay and straw the bond shall be not less than eight thousand dollars (\$8,000.00). In either case the railroad and warehouse commission may at any time require such an additional amount of bond as it may deem necessary to protect the consignor.

Sec. 2. Application for license—Conditions of bonds—Separate licenses, etc.—That Section 4599, of the General Statutes of

1913, be and the same is hereby amended to read as follows:

The application for license shall be in writing, state the commodities for which license to sell is wanted, also the cities or other location in the state where applicant intends to do business, and give the business address of the applicant and the estimated volume of business to be done monthly. If he desires a license which shall authorize him to sell grain, hay and straw the bond shall be conditioned that he report to all persons consigning grain hay and straw to him, whether on commission or on an open account and pay tothem the proceeds of its sale, less charges and actual disbursements; otherwise, the bond shall be conditioned for the faithful performance of his duties as commission merchant. Separate licenses shall be required for each city or location at which consignments are received and disposed of by such commission merchant, and said licenses shall be kept posted in each office of licensee. All licenses shall expire May 31st of each year. The fee for each license shall be five dollars (\$5.00). Such license may be revoked by the commission for cause, upon notice and hearing. All moneys collected under this act shall be deposited in the state treasury and credited to the grain inspection fund.

Sec. 3. Commission may require confidential statements.— That Section 4600, of the General Statutes of 1913, be and the same

is hereby amended to read as follows:

4600. For the purpose of fixing or changing the amount of a bond or for any other reason which the commission shall deem proper, the commission shall require statements of his business from the licensee, and, if he fail to render such statements or to furnish any new bond required, the commission may revoke his license. All such statements shall be for the exclusive information of the commissioners, unless they shall be required for use in court, in which case the commissioners shall produce them.

Sec. 4. . Statement to consignor.—That Section 4601, of the

General Statutes of 1913, be and the same is hereby amended to

read as follows:

4601. Whenever a licensee sells any grain he shall render a true statement in writing to the consignor within twenty-four (24) hours of the amount sold, price received, name and address of purchaser, and the day, hour and minutes of sale, and shall forward vouchers for all charges and expenses. Whenever consignments of hay and straw are sold, the licensee shall render a true statement in writing to the consignor with such reasonable time and in such manner and form as may be prescribed by the commission. All licensees handling grain shall keep a separate record of all cars handled on commission in such manner as the commission may prescribe. It is expressly forbidden in this act for a licensee hereunder to carry any of the accounts of grain commission business in an open account.

Sec. 5. This act shall take effect and be in force from and

after its passage.

Approved April 8, 1921.

CHAPTER 214-S. F. No. 209.

An act to amend Section I of Chapter 338 of the General Laws of Minnesota for 1919, as amended by Section I of Chapter 26 of the Laws of Special Session, 1919, relating to tuition in educational institutions.

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

Section 1. Soldiers, sailors and others entitled to free tuition in university and normal schools—Amount.—That Sec. 1 of Chapter 338 of the General Laws of Minnesota for 1919, as amended by Sec. 1 of Chapter 26, of the Laws of Special Session, 1919, be and the same hereby is amended so as to read as follows:

Any person who, being at the time a citizen and resident of the State of Minnesota, served as an officer, or otherwise, in the army, navy or marine corps of the United States during any war in which the United States has been involved, including the members of the national guard, or who, upon the call of the president, performed military service outside of the borders of this state in any troubles with Mexico, and any man or woman who, being at the time a citizen and resident of the state of Minnesota, performed active overseas war service as a regularly enlisted full-time worker of the Red Cross, engaged in nursing the sick or assisting in the care of soldiers in any government hospital, field or camp, which service has been officially recognized by the national government, shall, upon complying