commercial purposes in any manner and at any time, except during the months of April and May, and may be taken for bait and scientific purposes at any time. Provided that frogs may not be transported outside the State of Minnesota for commercial purposes and provided further that it shall be unlawful to use cloth screens or other similar contrivances and pitfalls in the catching of frogs."

Sec. 2. This act shall take effect and be in force from and after its passage.
Approved April 21, 1923.

CHAPTER 427—S. F. No. 236.

An act adding route No. 72 to the trunk highway system.

WHEREAS, subsequent to the adoption of Article 16 of the Constitution of Minnesota the county of Lake of the Woods has been created and the village of Baudette is the lawfully constituted county seat of said county, and the legislature is in such case authorized to add to the trunk highway system additional routes connecting such newly created county seat with other county seats and other points in the state, therefore:

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

Section 1. Route No. 72 established.—There is hereby added to the trunk highway system and created and established an additional route, to be known as route No. 72, which shall begin at a point on route No. 8 north of Bemidji and extend thence in a northerly direction to a point on route No. 11 at Baudette, affording Pukosky, Nebish, a point two and one-half miles east of Redby, the northwest corner of township 151 north, of range 31 west, of the 5th P. M., Waskish, Baudette, and intervening and adjacent communities, a reasonable means of communication each with the other and other places within the state.

Sec. 2. All trunk highway laws to apply.—That all of the provisions of law relating to the trunk highway system shall apply to the trunk highway route hereby created and established.
Approved April 21, 1923.

CHAPTER 428—S. F. No. 302.

An act prohibiting certain itinerant carnivals and declaring the same a public nuisance and providing penalties for the participation therein.

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

Section 1. Itinerant carnivals prohibited.—Itinerant carni-
vals as defined in Section 2 hereof are hereby declared to be a public nuisance and are prohibited.

Sec. 2. Defining itinerant carnival.—An itinerant carnival within the meaning and for the purposes of this act is any itinerant carnival, show, act or exhibition, or any other carnival, show, act or exhibition, which is held in the open or indoors or upon or within any public or private grounds of the state, or of any incorporated municipality thereof at which congregates and assembles with or without payment of an admission fee, a promiscuous gathering of people as spectators or otherwise, and at which lewd or obscene features are a part, or at which any gambling concessions are given or games of chance practiced, or in or about which actors or other persons connected therewith are engaged in immoral pursuits, or at which attractions are exhibited which affect the health or morals of the community.

Sec. 3. Penalties for violation.—Any person who shall participate in allowing or conducting any itinerant carnival herein prohibited shall be guilty of a misdemeanor and shall be punishable by a fine of not less than Fifty ($50.00) Dollars nor exceeding One Hundred ($100.00) Dollars or imprisonment in the county jail, or the city workhouse not less than thirty days nor more than three months.

Approved April 21, 1923.

CHAPTER 429—S. F. No. 456.

An act relating to the number, qualification and appointment of members of the board of regents of the State University.

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

Section 1. Board of regents of the state university.—The government and general educational management of the State University is hereby vested in a board of regents consisting of the Governor, the Commissioner of Education and the President of the University, all as ex-officio members, and one member from each congressional district of the state to be appointed by the Governor by and with the advice and consent of the Senate. No person shall be eligible to appointment by the Governor as a member of the Board of Regents unless he shall have been a resident of the congressional district from which he is appointed for at least five (5) years immediately preceding the time of his appointment. This act shall not terminate the term of any of the present members of the board, vacancies in the offices of appointive members shall be filled by the Governor by the appointment of members from such congressional districts as are not represented on such board by an appointive member. Such board shall be a body corporate under the name of the University of Minnesota. It shall have a common