his recommendation thereon to the executive council who may approve or reject such proposition to trade, or authorize the making of a counter proposal to trade other lands of the state within such preserve, or to make such trade upon any conditions as to payment of further compensation to the state which it may deem proper, and if payment of further compensation is required such payment may be made in such manner and upon such terms as the executive council shall determine.

- Sec. 6. No money to be paid for lands.—No lands of the state shall be traded hereunder unless the appraised price of the lands offered therefor, plus any additional compensation required to be paid as herein provided, shall at least equal the appraised price of the state lands, and no money shall be paid out by the state to such private owners to secure such trade.
- Sec. 7. Execution and delivery of deeds.—Upon the conclusion of an agreement satisfactory to the state as herein provided the auditor shall take from the private owner a warranty deed to such property, free and clear of all incumbrances, and the governor and state auditor shall execute and deliver to such private owner the deed of the state to the lands agreed to be traded therefor, which deed shall convey all the interest of the state therein, free and clear of any tax or assessment liens in favor of the state or any local governmental subdivision thereof.
- Sec. 8. Proceeds to go into Red Lake game preserve fund.—All moneys paid by such private owner to the state to secure such transfer shall be paid into the Red Lake Game Preserve Fund, and all expenses of the state in connection with such transfer, including the appraiser's fee and the county attorney's fee for examining such abstract, shall be paid from such fund.

Approved February 26, 1931.

CHAPTER 33-S. F. No. 16

An act providing for inheritance by foster brothers and foster sisters of deceased World War veterans in respect of War Risk Insurance.

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

Section 1. Inheritance by foster brothers and foster sisters of deceased world war veterans in respect of War Risk Insurance.—In every case where a resident of the State of Minnesota shall have served in the military or naval forces of the United States during the recent World War, and shall either during such service or thereafter have died while his life was insured by the United

States by War Risk Insurance, and who shall have been placed as an infant with a married couple, under a written agreement whereby said married couple should keep, treat and maintain him as if he were their own natural and legitimate child, and that if said couple should die intestate, that said child shall inherit from said couple, and that if said couple shall execute wills, such wills shall contain a provision giving to said child the same share of their property as if they had died intestate, and at the time of such death heretofore or hereafter occurring shall have left surviving him foster brothers and foster sisters, but no step-parents, spouse, children, father, mother, grandchildren, brothers or sisters, nieces, nephews or other natural heirs, such foster brothers and foster sisters, the children of said couple, shall, in case the decedent shall have left surviving him no natural or adoptive parents, step-parents, spouse, children, father, mother, grandchildren, brothers, or sisters, nieces, nephews or other natural heirs, succeed to and be vested with all of the rights of inheritance and otherwise of natural brothers and sisters of such decedent in respect of such insurance, and the proceeds therefrom in the same manner and to the same extent as if such foster brothers and foster sisters, the children of said couple, were the natural and legitimate brothers and sisters of such decedent at the time of such death.

Sec. 2. Effective on passage.—This Act shall take effect and be in force from and after its passage.

Approved February 27, 1931.

CHAPTER 34-S. F. No. 55

An act creating a commission to prepare and file proposed uniform conveyancing blanks and amendments thereto.

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

Section 1. Uniform conveyancing blanks commission authorized.—That the governor is hereby authorized and directed to appoint a commission of nine members to be known as the "Uniform Conveyancing Blanks Commission," to prepare and present to the Legislature proposed uniform conveyancing blanks for use in this state. The members of said Commission shall serve without compensation or allowance for expenses or disbursements. The said Commission shall file with the Secretary of State proposed uniform conveyancing blanks and the Secretary of State shall accept the same for filing without charge upon their being certified to by such Commission. Amendments thereto may be similarly prepared and filed by such Commission at any time prior to the adjournment of this Session.

Approved February 27, 1931.