laws.—That \$13,500.00 be and hereby is appropriated out of any funds in the state treasury, not otherwise appropriated, for the publishing of the laws of the 1935 Special Session in the various legal newspapers in the state, the same to be expended under the direction of the Department of Administration and Finance and that the further sum of \$15,000.00 be and hereby is appropriated out of any funds in the state treasury, not otherwise appropriated, for printing and binding of the Special Session Laws of 1935, printing and binding of the permanent Journals of the Senate and House and all other legislative printing and binding, the same to be expended under the direction of the Department of Administration and Finance.

Approved January 27, 1936.

report of Sillisia

CHAPTER 107-S. F. No. 196.

An act to amend Section 5, Chapter 50, Laws of 1935, as amended by Chapter 70, Laws of 1935, relating to definition of the term "payment in kind."

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

Section 1. Definition of "payment in kind."—That Section 5, Chapter 50, Session Laws of 1935, as amended by Chapter 70, Session Laws of 1935, be amended to read as follows:

Section 5. The cost of each advancement of seed grain so made, including only purchase price and transportation charges to the point of delivery to the applicant, shall be repaid by the applicant with interest at six per cent per annum on or before November 15, 1935, and the County is authorized to accept in payment, in lieu of the cash value, grain in kind, pound and a half for pound and bushel and a half for bushel, advanced to such applicant, or said County may accept in lieu of cash or grain payment, labor or services to be performed by the recipient of such relief proportionately to the relief extended or given which shall be full and complete discharge of such applicant's obligation. For the purposes of this act "grain in kind" shall mean wheat for wheat, corn for corn, barley for barley, etcetera, of the same quality as the original seed loaned according to the provisions of Section 4 above, or as near to such quality as the product of such seed makes possible. All such grain so received in kind shall be sold by the County

Board at the then highest prevailing price and the proceeds thereof applied as payment in full of the obligation of such applicant. In case the returns from the sale of the grain of any applicant exceeds the value of the seed grain advanced, the surplus shall be refunded to the applicant.

Approved January 27, 1936.

CHAPTER 108—S. F. No. 197.

An act to amend Laws 1923, Chapter 345, Section 3, as amended by Laws 1927, Chapter 129, Section 1 and Laws 1931, Chapter 16, relating to the extension of the time of payment of ditch liens in certain cases.

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

Section 1. Payment of ditch liens extended in certain cases.—That Laws 1923, Chapter 345, Section 3, as amended by Laws 1927, Chapter 129, Section 1 and Laws 1931, Chapter 16, be amended to read as follows:

"Section 3. At the time and place specified in said notice, if it shall appear that a petition in due form as required by. this act has been filed and the notice of said hearing duly published, said board shall have jurisdiction of all property described in the ditch lien record referred to in said petition and all parties interested therein or holding any liens or incumbrances thereon and shall have full authority to hear all parties for or against granting such petition and may adjourn said hearing from time to time as they deem proper and if it shall further appear that default has been made in payment of the interest or principal on the installments due on the ditch lien in said proceedings or many of the parties owning land covered by such ditch lien in said proceedings are unable to pay the installments of principal due or which shall come due, or that the conditions are such that extension of the time of payment of the amounts remaining unpaid on the principal of the ditch lien is necessary to protect the credit of, or prevent loss to, the county, and said board, after full hearing, shall so find, then said board shall have full authority and may by order direct that the payment of the whole or a specified portion of the amount of the several installments of the lien which is payable under the terms of the lien statement