shall have power to disapprove any such advertising matter which it deems in conflict with the purposes of this act.

All such advertising matter shall carry the name and address of the issuer, broker, or dealer, circulating, publishing or distributing same, and shall make no reference to the registration of the securities or the issuance of a license by the commission.

The provisions of this section shall not apply to securities exempted under Section 2 of this act, nor to sales of securities made in a manner exempted under Section 3 of this act.

Section 4. Law repealed.—Mason's Minnesota Statutes for 1927, Section 3996-30, is hereby amended to read as follows:

Approved April 26, 1937.

CHAPTER 482—S. F. No. 28

An act to amend Extra Session Laws 1935, Chapter 95, Section 11, Subdivision (b) relating to the state wide system of old age assistance with particular reference to appeals from orders of a county agency to the state agency.

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

- Section 1. Appeals from order of a county agency.—That Subdivision "b" of Section 11 of Chapter 95 of Extra Session Laws of 1935 be and the same hereby is amended so as to read as follows:
- (b) If a decision or determination by the state agency is not, in the opinion of the county agency or applicant or recipient, in conformity with this act, either may within 30 days after such decision appeal from the decision or determination of the state agency to the district court of the county in which the application was filed, by serving a copy of a written notice of such appeal upon the state agency and adverse party and filing the original of such written notice, together with proof of service, with the clerk of the district court of the said county. Such appeal may be brought on for hearing by either party by mailing ten days' written notice stating the time and place of such hearing. Upon serving of such notice, the state agency shall, if demanded, furnish the county agency and applicant or recipient a summary of the issues involved, a copy of all supporting papers, a transcript of any testimony and a copy of its decision. The court shall summarily, upon 10 days' written

notice, try and determine the said appeal upon the record of the state agency as certified to it and in said determination shall be limited to the issue as to whether the order of the state agency is fraudulent, arbitrary or unreasonable. No new or additional evidence shall be taken on such appeal or introduced by any party to such hearing on appeal in the district court, unless such new or additional evidence, in the opinion of the court, is necessary to a more equitable disposition of the appeal. If the court shall find the order of the state agency fraudulent, arbitrary or unreasonable, the court shall make an order declaring the order of the State Agency null and void, giving its reasons therefor, and shall order the State Agency to take further action in said matter not inconsistent with the determination of the court.

During the pendency of said appeal, if the state agency has awarded old age assistance to a recipient, said old age assistance shall be paid to him pending the determination of said appeal. If said appeal shall be from the order of the state agency raising or lowering the amount paid to a recipient, and if the order of the state agency shall not be sustained, then the recipient shall receive the amount, if any, theretofore fixed by the county agency.

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

Approved April 26, 1937.

CHAPTER 483-H. F. No. 60

An act to amend Laws 1935, Chapter 300, Sections 3 and 5, relating to real estate taxes and tax proceedings and defenses thereto.

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

Section 1. Law amended.—That Laws 1935, Chapter 300, Section 3, is hereby amended so as to read as follows:

"Sec. 3. Payment of portion of tax.—Before filing such petition, and as a condition precedent thereto, the petitioner shall pay to the county treasurer at least 50 per cent of the tax levied for said year against the property involved, unless permission to file such petition without such payment is obtained as herein provided, which payment shall be endorsed by the county treasurer on the original petition before the same may be filed. Permission to file such petition without such payment may be obtained as herein provided. The