be represented by counsel at such hearing. The sheriff within 25 days after such hearing shall render his decision in writing and file the same in his office. If after such hearing he finds that any such charge made against such deputy is true, he may punish the offending party by reprimand, suspension without pay, or dismissal.

Sec. 5. Decision may be reviewed by district court.—Any such deputy who is suspended or dismissed may have such decision or determination of the sheriff reviewed by a writ of certiorari in the district court of the county where such employee resides; such decision or determination of the sheriff if finally rejected or modified by the court, the employee shall be reinstated in his position and the sheriff shall pay to the said deputy so suspended out of the funds of the county any salary or wages withheld from him pending the determination of the charge or charges or as may be directed by the court. If upon any such hearing the said sheriff shall find the charge or charges made against such employee are not true or shall dismiss such charges after such hearing, the said employee shall be reinstated in his position and any salary or wages withheld from such employee pending the determination or decision of the sheriff upon such charges shall be paid to the said employee by the sheriff out of county funds.

Approved April 22, 1941.

CHAPTER 386-S. F. No. 577

An act relating to aeronautics and amending Mason's Supplement 1940, Section 5494-16.

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

Section 1. Law amended—trick flying prohibited—violation a misdemeanor.—Mason's Supplement 1940, Section 5494-16, is hereby amended so as to read as follows:

"Any aeronaut or passenger who, while in flight over a thickly inhabited area or over a public gathering within this state, shall engage in trick or acrobatic flying, or in any acrobatic feat, or shall, except while in landing or taking off, fly at such a low level as to endanger the persons on the surface beneath, or drop any object except loose water or loose sand ballast, or shall engage in advertising through the playing

of music, or transcribed or oral announcements, or make noise with any siren, horn, whistle, or other audible device which is not necessary for the normal operation of said aeroplane, shall be guilty of a misdemeanor."

Approved April 23, 1941.

CHAPTER 387-S. F. No. 897

An act authorizing the transfer of control of real estate owned by the State of Minnesota between state departments. Be it enacted by the Legislature of the State of Minnesota:

- Section 1. Transfer of lands between departments.—In order to facilitate the transfer of the control of state owned lands between state departments of government and avoid the necessity of condemning state lands by a department of government of said state, any department of the state government of the State of Minnesota may acquire the control of state lands for said public purposes from the department of state government having such lands under its control and supervision, upon such terms and conditions as may be mutually agreed upon by the heads of the interested state departments.
- Sec. 2. Executive council to determine terms.—In the event the heads of such departments are unable to agree as to the terms and conditions of a transfer of control of said state lands the Executive Council of the State of Minnesota, upon application of a state department having the power to acquire lands for public purposes, shall determine the terms and conditions and may order the transfer of the control of state lands to the department so requesting.
- Sec. 3. Auditor and treasurer to transfer funds.—The state auditor and the state treasurer are hereby authorized and directed to transfer funds between state departments to effect the terms and conditions to transfer the control of real estate as hereinbefore provided.
- Sec. 4. Attorney general to prescribe form.—The transfer of control of real estate as hereinbefore provided shall be made on such transfer documents as the Attorney General of the State of Minnesota shall prescribe, and all such transfer documents shall be permanently filed in the office of the state auditor.

Approved April 23, 1941.