

able order, judgment, or decree alleged to have been procured by fraud or misrepresentation, or through surprise or excusable inadvertence or neglect.

12. A judgment or decree of partial or final distribution.

13. An interlocutory decree entered pursuant to Article XIII, Section 115.

14. An order granting or denying restoration to capacity.

15. An order made pursuant to Section 118 directing or refusing to direct the payment of representatives' fees or attorneys' fees, and in such case the representative and the attorney shall each be deemed an aggrieved party and entitled to take such appeal.

16. An order determining, or refusing to determine, inheritance taxes upon a hearing on a prayer for reassessment and redetermination; but nothing herein contained shall abridge the right of direct review by the supreme court.

17. *An order extending the time for the settlement of the estate beyond five years from the date of the appointment of the representative."*

Approved April 24, 1941.

CHAPTER 412—S. F. No. 607

An act relating to wild animals, regulating the size of firearms used in taking big game animals and providing penalties for violation thereof.

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

Section 1. Regulations for firearms.—It shall be unlawful for any person to hunt, pursue, shoot or kill any of the big game animals of this state with a rifle or firearm which discharges a projectile the diameter of which projectile is less than twenty-three one hundredths of an inch; and provided further, that it shall be unlawful for any person to hunt, pursue, shoot or kill any of the big game animals of this state except with cartridges not less than one and three-fourths inches in length and containing a soft point or expanding bullet, said measurement to include the cartridge or shell and the bullet seated in the usual manner; and provided fur-

ther, that nothing herein contained shall prohibit the use of cartridges less than one and three-fourths inches in length provided such cartridges are at least .35 caliber or larger.

Sec. 2. Not to hunt big game with shot or buck shot.—It shall be unlawful for any person to hunt, pursue, shoot or kill any of the big game animals of this state with cartridges containing shot or buck shot.

Sec. 3. Violation—penalties.—Any person convicted of a violation of any of the provisions of this act shall be deemed guilty of a misdemeanor and shall be punished by a fine of not less than \$50.00 or more than \$100.00, or in the discretion of the court, by imprisonment in the county jail for a period of not less than 30 days or more than three months.

Approved April 24, 1941.

CHAPTER 413—S. F. No. 726

An act relating to tagging pelts from fur farms, amending Mason's Supplement 1940, Section 5625-5.

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

Section 1. Law amended.—That Mason's Supplement 1940, Section 5625-5, be amended to read as follows:

“5625-5. **Shipment of pelts and eggs—tagging pelts, etc., sold or transported.**—When any pelts or products of any protected animals or game birds raised by any licensee under the provisions of this act are sold or transported, a tag, seal or stamp, shall be affixed thereto, in such manner as may be prescribed by the director of game and fish who shall cause the same to be affixed at a cost not exceeding one cent for each pelt. A true and correct record shall be kept of the serial number of each tag, seal or stamp, which record shall show the date of shipment of such pelts or products of any such animals or game birds, the name and address of the person to whom shipped, the license number and the name and address of the licensee, and the kind of pelts, game birds or products so shipped. Failure to attach such tags, seals or stamps provided as above, to any pelts or products of any protected animals or game birds raised under such license shall cause such pelts or products of any protected animals or game birds to be subject to confiscation.”

Approved April 24, 1941.