CHAPTER 311—S. F. No. 688.

(Amending Section 330.01 Minnesota Statutes 1941.)

An act relating to licenses for auctioneers; amending Mason's Supplement 1940, Section 7322, as amended by Laws 1941, Chapter 170.

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

Section 1. Law amended.—Mason's Supplement 1940, Section 7322, as amended by Laws 1941, Chapter 170, is amended to read as follows:

7322. Auctioneers licenses—to whom granted.—The county board or auditor may license any voter in its county, as an auctioncer. Such license shall be issued by the auditor and shall authorize the licensee to conduct the business of an auctioneer in the state of Minnesota for the period of one year. It shall be recorded by the auditor in a book kept for that purpose. Before such license is issued the licensee shall pay into the county treasury a fee of \$10.00. Provided, that any person may be licensed as an auctioneer for the purpose of making sales of pure bred livestock only, upon the payment of the fee and the giving of the bond as above provided.

Approved April 6, 1943.

CHAPTER 312-S. F. No. 704.

(AMENDING SECTION 27.02 MINNESOTA STATUTES 1941.)

An act relating to wholesale produce dealers amending laws 1941, Chapter 318, Section 1.

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

Section 1. Wholesale dealers of produce.—For the purposes of this act any person who shall buy or sell or contract to buy or sell, or who shall handle in wholesale lots for the purpose of resale, or who shall handle on account of or as an agent for another, any produce as herein defined, and any person who shall similarly engage in the business of assembling and trucking produce without an established place of business, shall be deemed a dealer at wholesale; provided that cooperative associations having not more than forty per cent (40%) of non-member patrons shall not be deemed dealers at wholesale within the meaning of this Act; provided fur-

ther, that no person shall be deemed a dealer at wholesale within this act who purchases, and pays, in eash, in full at the time of purchase, Minnesota seasonal grown products of the farm, orchard, vineyard, garden and apiary for transportation to destinations outside of this state and who within 72 hours thereafter transports the same to its destination outside of this state, or who handles and deals in canned milk only and purchases the same through condenseries.

Approved April 6, 1943.

CHAPTER 313—S. F. No. 760.

(Amending Sections 21.21, 21.22, 21.225 and 21.23 Minnesota Statutes 1941.)

An act relating to hybrid seed corn; amending Mason's Supplement 1940, Sections 3957-22, as amended by Laws 1941, Chapter 280, Section 1; 3957-23; 3957-24, as amended by Laws 1941, Chapter 280, Section 2; 3957-26.

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

- Section 1. Law amended.—Mason's Supplement 1940, Section 3957-22, as amended by Laws 1941, Chapter 280, Section 1, is amended to read as follows:
- 3957-22. Sale of hybrid seed corn—label.—It shall be unlawful for any person to sell, within the state, as the word "sell" is defined in the Pwre Seeds Act, any seed corn as "hybrid" unless the said seed answers to and complies with the definition of hybrid seed corn contained in Mason's Supplement 1940, Section 3957-21, as amended; and unless there is attached to each sack, bag, or other container of such corn a label specifying that the corn contained therein is the product of either a single cross, a three-way cross or a double cross, or a blend of these, as the case may be; and said label shall give the state in which said hybrid seed corn was grown, and the variety and state approximately the number of days, as determined by the Minnesota Experiment Station; as hereinafter provided, of growing season necessary from emergence of the corn plant of said variety above the ground to maturity in the zone or zones in Minnesota to which said variety is adapted.
- Sec. 2. Law amended.—Mason's Supplement 1940, Section 3957-23, is amended to read as follows: