## CHAPTER 415—S. F. No. 318.

An act relating to county agricultural societies and appropriations thereto.

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

Section 1. Agricultural societies to receive aid in certain cases.—In any county wherein an existing county agricultural society or association shall have discontinued holding annual county fairs, and wherein a county fair has been annually held for more than ten years immediately preceding the passage of this act, whether by said agricultural society or association or by some other organization, and second county agricultural society or association has been incorporated and is now operating, and such new society or association has received two or more annual appropriations from the state or county for the purpose of aiding its county fair, such society shall be entitled to receive all benefits and appropriations that other county agricultural societies and associations receive from the state, county or municipalities under existing laws.

Approved April 13, 1943.

## CHAPTER 416—S. F. No. 405.

(Amending Section 540.08 Minnesota Statutes 1941.)

An act relating to the rights of parent or guardian to maintain an action for injury of a minor child in civil cases, and authorizing investment of any money so received or the deposit thereof in a savings account in a banking institution or trust company under certain conditions; amending Mason's Supplement 1940, Section 9172.

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

Section 1. Law amended—parent or guardian may sue for injury to child or ward—bond—settlement.—Mason's Supplement 1940, Section 9172, is amended to read as follows:

A father, or, in case of his death or desertion of his family, the mother, may maintain an action for the injury of a minor child, and a general guardian may maintain an action for the injury of his ward. Provided, that if no such action is brought by the father or mother, an action for such injury may be maintained