CHAPTER 418-S. F. No. 928.

An act to legalize certain conveyances of real property heretofore made and the records thereof.

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

Section 1. Certain conveyances legalized.—All conveyances of real property heretofor made in which a married man or married woman has conveyed real property directly to his or her spouse, or the husband has conveyed to his spouse and children and the children in turn have re-conveyed an interest to said spouse and mother, or a husband executed and acknowledged a deed in this state, and his wife executed such deed in a foreign country but did not acknowledge such deed or have the acknowledgment certified, shall be legal and valid, and the records of such conveyances heretofore actually recorded, and if not recorded, the register of deeds is hereby authorized to record the same in the proper county on or before September 1, 1943, shall be in all respects valid and legal; such conveyances and records thereof shall have the same force and effect in all respects as conveyances of title and for the purpose of notice, evidence or otherwise, as may be provided by law in regard to conveyances and their records in other cases. Provided, that the provisions of this act shall not apply to any action or proceeding now pending in any of the courts of this state.

Approved April 13, 1943.

CHAPTER 419-S. F. No. 964.

(Amending Section 205.79 Minnesota Statutes 1941.)

An act relating to ballots for nominees without party designation and nominees for the office of representative in congress, amending Mason's Supplement 1940, Section 601-6(7)s.

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

Section 1. Law amended—nominees without party designation.—Mason's Supplement 1940, Section 601-6(7)s, is amended to read as follows:

After the name of each candidate on the general election ballot nominated without any political party designation, pursuant to Part Three, Chapter 1, Section 2, (601-3(1)a), at the primary