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

Section 1. Law amended.—Mason's Minnesota Statutes 1927, Section 6517, is hereby amended to read as follows:

"6517. Animals and birds in State forests and parks—prohibition—penalty.—No person shall kill, or pursue with intent to kill, take, snare, or have in possession, by any means upon any Minnesota state parks, or upon any lands that may be designated by the director of game and fish as game propagating and breeding grounds, any wild animals or birds protected at any time by law. The killing or having in possession of each of such protected animal or bird shall constitute a separate offense.

Provided, that this act shall not prohibit the killing or destroying of wolves or other noxious animals by or under the supervision of the *director*."

Approved February 20, 1943.

CHAPTER 58—H. F. No. 332

(Amending Section 97.10 Minnesota Statutes 1941.)

An act relating to wild animals and the keeping thereof after the season's close, amending Mason's Supplement 1940, Section 5534

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

Section 1. Law amended.—Mason's Supplement 1940, Section 5534, is hereby amended to read as follows:

"5534. Permits to keep game after season closes.—Any person desiring to retain possession of deer, moose or game birds or game fish, after the close of the season therefor, shall surrender the license under which such deer, moose or game birds or game fish were taken, to the commissioner or game warden, and he, if satisfied that such application and surrender is made in good faith, and that the applicant is a resident of this state, shall cause distinctive tags or seals to be affixed to each deer, moose, game birds, or game fish or parts thereof lawfully in possession of the applicant, or he shall issue a written permit to such applicant to keep and use such deer, moose, game birds, game fish or part thereof, and thereupon the applicant shall be entitled to retain possession of the game until consumed; provided, no such wild animals

may be retained under a permit after the last day of April in the year following that in which they were taken or killed, except in such years when federal or state meat rationing restrictions may be imposed due to emergency conditions, in which years such wild animals may be retained under such permits until June 30th of the year following that in which they were taken or killed. Wild animals, lawfully taken and had in possession outside this state, may be brought or shipped into this state and had in possession during the periods provided above for the keeping of wild animals taken in this state upon proof that they have been so lawfully taken, provided retaining tags herein provided for are attached thereto."

Approved February 20, 1943.

CHAPTER 59-H. F. No. 380

(AMENDING SECTIONS 242.65, 212.66, 212.67, 212.68, 212.69 and 212.70 MINNESOTA STATUTES 1941.)

An act relating to municipal elections in certain cities of the third and fourth class; amending Mason's Supplement 1940, Sections 601-11(4)n, 601-11(4)o, 601-11(4)p, 601-11(4)q, 601-11(4)r, and 601-11(4)s.

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

Section 1. Law amended.—Mason's Supplement 1940, Section 601-11(4)n, is amended to read a follows:

Section 601-11(4)n. Elections in cities of third and fourth class.—In all cities of the third and fourth class the election of all officers required to be chosen by the voters of the city shall be held and conducted as hereinafter prescribed, unless otherwise provided by the law under which the city is organized and operating, or by the charter of the city, if organized under the Constitution, Article 4, Section 36.

Sec. 2. Law amended.—Mason's Supplement 1940, Section 601-11(4)0, is amended to read as follows:

Section 601-11(4)o. Affidavit of candidacy.—In any city of the third class which has not adopted a primary election system under authority of statute and in any city of the fourth class, not less than 15 days preceding the city election, any