in the printing, publication, sale, and distribution of Minnesota Statutes, and no part of such fund may be used in the payment of any expense incurred for preparing printer's copy for any edition of Minnesota Statutes.

- Sec. 16. Appropriation. There is hereby appropriated out of the general revenue fund in the state treasury to be placed in the "Minnesota Statutes Revolving Fund" the sum of \$30,000.
- Sec. 17. Repeal. Minnesota Statutes 1941, Chapter 648, is hereby repealed.

Approved April 21, 1945.

CHAPTER 463—H. F. No. 885

An act relating to appeals to the supreme court; amending Minnesota Statutes 1941, Section 605.09.

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

- Section 1. Minnesota Statutes 1941, Section 605.09, is amended to read as follows:
- 605.09. Appeal to supreme court. An appeal may be taken to the supreme court by the aggrieved party in the following cases:
- (1) From a judgment in an action commenced in the district court, or brought there from another court from any judgment rendered in such court; and upon such appeal the court may review any intermediate order involving the merits or necessarily affecting the judgment appealed from;
- (2) From an order granting or refusing a provisional remedy, or which grants, refuses, dissolves, or refuses to dissolve, an injunction, or an order vacating or sustaining an attachment;
- (3) From an order involving the merits of the action or some part thereof;
- (4) From an order sustaining a demurrer, or from an order overruling a demurrer if the court certifies that the question presented by the demurrer which it overrules by such order is important and doubtful and makes such certification

a part of the order, or from an order refusing a new trial, or from an order granting a new trial if the court expressly states therein, or in a memorandum attached thereto, that the order is based exclusively upon errors of law occurring at the trial and upon no other ground the court shall specify such errors in its order or memorandum; but upon appeal, such order granting a new trial may be sustained for errors of law prejudicial to respondent other than those specified by the trial court:

- (5) From an order which, in effect, determines the action, and prevents a judgment from which an appeal might be taken;
- (6) From an order or judgment made or rendered in proceedings supplementary to execution;
- (7) From a final order, affecting a substantial right, made in a special proceeding, or upon a summary application in an action after judgment.

When an appeal is perfected under clause (2) or (7) of this section, and notice and bond on appeal are filed with the clerk of the supreme court, the party appealing, or the respondent, may apply to the supreme court, upon ten days' notice, for an order fixing the time and manner of the hearing of the appeal; and the court may, in its discretion, if it be of opinion that the substantial interests of the parties involved, or of the public, require a speedy hearing, summarily fix the time of hearing, whether the court be then in session or in vacation, and may summarily determine the time for filing paper books and briefs, and the method of submission.

Approved April 21, 1945.

CHAPTER 464-H. F. No. 922

An act relating to the salaries of the president and trustees in villages; repealing Minnesota Statutes 1941, Section 415.04, and Laws 1945, Chapter 125, Section 1.

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

Section 1. Salaries of president and trustees in villages. Subdivision 1. The salaries of the president and trustees in villages shall be those fixed in the following subdivisions, but