hospital for the mentally ill. No student shall receive a scholarship of more than $600. Two-thirds of the scholarship shall be available to the student in the first year of her course, and the remainder thereof shall be divided equally between the remaining years of the course, provided, however, that the practical nurse scholarship shall not exceed $300 and shall be available to the student in the first year of her course.

Sec. 2. [Subd. 2.] Conditions of grant. The recipient of any scholarship provided for hereunder must agree to accept an educational experience in a rural hospital or a state hospital for the mentally ill, and must further agree to practice the profession of nursing for at least one year immediately after graduation, in the State of Minnesota.

Sec. 3. [Subd. 3.] Appropriation. There is hereby appropriated out of any money in the state treasury not otherwise appropriated the sum of $75,000 for the fiscal year ending June 30, 1954, and $75,000 for the fiscal year ending June 30, 1955, to be used for the purposes specified in this act. Not less than one-third of the amount available for scholarships in each fiscal year shall be awarded for scholarships in accredited schools, located in counties with a population of not exceeding 100,000 persons respectively.

Provided, however, that at the end of six months of each fiscal year any amount remaining unallocated may be awarded for scholarships in any accredited school in the State of Minnesota. Except for amounts that may be necessary to pay any scholarships which have been awarded and not completed or terminated, any unexpended balance of the appropriated sums shall revert to the state treasury at the close of the said fiscal years. Of the amounts appropriated, at least $72,500 shall be made available for scholarships in each of the fiscal years.

Approved April 10, 1953.

CHAPTER 275—H. F. No. 71

An act relating to farm trucks; amending Minnesota Statutes 1949, Section 168.011, Subdivision 17, as amended by Laws 1951, Chapter 574, Section 2.

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

Section 1. Minnesota Statutes 1949, Section 168.011, Subdivision 17, as amended by Laws 1951, Chapter 574, Section 2, is amended to read:

Subd. 17. Farm truck. "Farm truck" means all single
unit trucks, tractors, and trailers used by the owner thereof to transport agricultural, horticultural, dairy, and other farm products, including livestock, produced, or finished by the owner of the truck, and any other personal property owned by the farmer to whom the license for such truck is issued, from the farm to market, and to transport property and supplies to the farm of the owner. Trucks, tractors and trailers registered as "farm trucks" may be used by the owner thereof to occasionally transport unprocessed and raw farm products, not produced by the owner of the truck, from the place of production to market when such transportation constitutes the first haul of such products, and may be used by the owner thereof to transport logs, pulpwood and other raw and unfinished forest products from the place of production to an assembly yard or railhead when such transportation constitutes the first haul thereof.

"Farm trucks" shall also include only single unit trucks, which, because of their construction, cannot be used for any other purpose and are used exclusively to transport milk and cream on route from farm to an assembly point or place for final manufacture, and for transporting milk and cream from an assembly point to a place for final processing or manufacture. This section shall not be construed to mean that the owner or operator of any such truck cannot carry on his usual accommodation services for his patrons on regular return trips, such as butter, cream, cheese, and other dairy supplies.

Approved April 10, 1953.

CHAPTER 276—H. F. No. 176

An act relating to the appointment of examiner of titles and deputy examiners; amending Minnesota Statutes 1947, Section 508.12.

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

Section 1. Minnesota Statutes 1949, Section 508.12, is amended to read:

508.12 Examiners of titles; appointment; tenure; fees. The judges of the district court shall appoint a competent attorney in each county within their respective districts to be an examiner of titles and legal adviser to the registrar in said county, and may appoint one deputy examiner who shall act in the name of the examiner and under his supervision and control, and his acts shall be the acts of the examiners. The examiner of titles shall hold office subject to the will and dis-