person who shall kill a wild wolf, lynx or bobcat in this state up to and including June 30, 1957, not having at the time spared the life of any other such wolf, lynx or bobcat which he could have killed, shall, upon compliance herewith, be rewarded in the sum of \$35 for each adult timber wolf, \$25 for each cub timber wolf, \$25 for each coyote or brush wolf at any age, and \$15 for each lynx or bobcat regardless of age.

Sec. 2. Minnesota Statutes 1953, Section 348.071, Subdivision 3, is amended to read:

Subd. 3. Wolf, lynx, bobcat and fox bounties, where appropriate county action has been taken, shall be paid from the county treasury, which treasury shall be reimbursed by the state from moneys in the game and fish fund; such reimbursement shall not exceed \$3 for each adult fox and \$1 for each fox cub.

Approved, April 22, 1955.

## CHAPTER 687—H. F. No. 33

An act relating to actions for divorce or separate maintenance, providing for temporary alimony or support money during the pendency thereof, and the payment of costs, disbursements, and attorney fees therein; amending Minnesota Statutes 1953, Section 518.14.

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

Section 1. Minnesota Statutes 1953, Section 518.14, is amended to read:

518.14Alimony pending suit, costs. In any action brought either for divorce or separate maintenance, the court, in its discretion, may require one party to pay a reasonable amount, necessary to enable the other spouse to carry on, or to defend the action, and to support such spouse and the children during its pendency. The court may adjust costs and disbursements against either party. The court may authorize the collection of any money so awarded by execution, or out of any property sequestered, or in any other manner within the power of the court. An award of attorney's fees made by the court during the pendency of the action or in the final judgment survives the action and if not paid by the party directed to pay the same may be enforced as above provided or by a separate civil action brought by the attorney in his own name. If the action is dismissed or abandoned prior to determination and award of

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attorney's fees the court may nevertheless award attorney's fees upon the attorney's motion and such award shall also survive the action and may be enforced in the same manner as last above provided.

Approved April 22, 1955.

## CHAPTER 688—H. F. No. 34

An act relating to the requisites of a complaint in divorce proceedings; amending Minnesota Statutes 1953, Section 518.10.

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

Section 1. Minnesota Statutes 1953, Section 518.10, is amended to read:

518.10 Requisites of complaint. The complaint shall state

(1) the names and ages of the parties, the date and place of marriage, and the facts relating to the residence of the plaintiff in this state.

(2) the names and dates of birth of the minor and dependent children of the parties,

(3) the statutory ground of the action.

The facts relied upon as the statutory ground of the action shall be furnished in a verified bill of particulars within ten days after a written demand therefor. The time to answer or reply shall begin to run from the time such bill of particulars is furnished. The court may, upon motion therefor, order either party to furnish such a verified bill of particulars, or if the bill of particulars furnished is insufficient, to require such additional facts so as to advise the other party of the facts relied upon as the statutory ground of the action.

Approved April 22, 1955.

## CHAPTER 689—H. F. No. 211 [Coded in Part]

An act relating to gross earnings aids to school districts providing for the payment of such aids and making certain of

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