CHAPTER 210-H. F. No. 1030.

An act amending Section 10713, General Statutes 1923, relating to juries and requiring counties to provide proper quarters for women jurors.

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

Section 1. Jury—how kept while deliberating.—That Section 10713, General Statutes 1923 be and the same is hereby amended to read as follows:

"10713. After hearing the charge the jury may either decide in court, or retire for deliberation, if they shall not agree without retiring, one or more officers shall be sworn to take charge of them, and they shall be kept together in some private and convenient place, without food, or drink except water, unless otherwise ordered by the court, and no person shall be permitted to speak to or communicate with them or anyone of their number unless by order of court, nor listen to the deliberations; and they shall be returned into court when agreed, or when so ordered by the court. Provided, however, that in case of mixed juries counties shall provide adequate, separate quarters for women jurors with proper accommodations and in the event the county shall so fail to provide such proper accommodations the court shall order such women jurors kept in a suitable hotel for the night."

Sec. 2. Application.—The provisions of Section 1 of this act shall apply only in cases where the jury has failed to agree. Sec. 3. Inconsistent Acts repealed.—All acts or parts of

acts inconsistent herewith are hereby repealed.

Approved April 14, 1927.

CHAPTER 211-H. F. No. 1074.

An Act entitled, "An Act relating to cartways."

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

Section 1. Cartways.—Land dedicated to public use as a street, road or cartway if not less than thirty (30) feet in width shall be deemed a legal cartway and subject to improvement by the Town Boards as in the case of cartways two (2) or more rods in width.

Sec. 2. This Act shall take effect from and after its passage.

Approved April 14, 1927.

CHAPTER 212—H. F. No. 1256.

An act relating to agricultural fairs held on lands lying within the corporate limits of a city of the first class of the state.