

CHAPTER 250—S. F. No. 515.

An act to amend Section 4630, General Statutes of 1913, relating to the records and files in the office of the superintendent of banks and the report of such official.

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

Section 1. Section 4630, General Statutes of 1913, is hereby amended to read as follows:

4630. **Records—Annual Report.**—The superintendent of banks shall keep all proper records and files pertaining to the duties and work of his office, and shall report to the governor biennially, *previous to the opening of the regular biennial session of the legislature*, touching his official acts, giving general information as to banking conditions within the state, and the conditions as to other corporations to which his duties relate, and making such recommendation and suggestions as he may deem proper. *The report shall contain a list of state banks, trust companies, building and loan associations and other financial corporations within the state, their capital stocks and surplus funds; also a list of suspended banks and financial corporations and a list of charter applications, together with their disposition, for the biennial period, but such report shall not contain a detailed statement of the condition of each bank or other financial corporation, which report shall be printed and bound in a satisfactory and substantial manner and distributed among all of the state banks, savings banks, trust companies, building and loan associations and other financial corporations within the state.* ('09 C. 201 No. 7)

Sec. 2. This act shall be in effect and force from and after its passage.

Approved April 13, 1921.

CHAPTER 251—S. F. No. 545.

An act authorizing cities of not more than 10,000 inhabitants to arrange by contract or otherwise, to cause persons lawfully arrested to be placed in the county jails in the same or adjoining counties or in the city jail or lockup of an adjoining city where no jail exists in said city.

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

Section 1. **Cities may send prisoners to jails outside, when.**—Whenever in any city now or hereafter having a population of not more than 10,000 inhabitants no jail exists, which in the judgment of the City Council or other governing body is sufficient or suitable for the detention of persons lawfully under arrest in said city, said council or other governing body may cause such person or persons lawfully arrested to be detained in any city or county jail or lockup in the same or in an adjoining county, pro-