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

Section 1. Law amended.—Laws 1941, Chapter 482, are hereby amended to read as follows:

- "5539. Manner of taking big game.—(1). No artificial light, including automobile and motorcycle headlights and spot lights, snare, trap, set gun, swivel gun, salt lick or other device to entrap or entice deer shall be used, made or set, nor shall deer be taken by aid or use thereof. No snare for wolves or other wild quadrupeds shall be set in any runway used by deer. No such snare shall be set with a loop of greater maximum diameter than 12 inches, nor with the top of the loop higher than 24 inches above the ground. No spring pole shall be set or used with any such Deer shall not be shot from any artificial scaffold, platform, or other construction higher than six feet above the ground. Deer shall not be hunted or pursued or killed with dogs or horses. Violation of any provision of this Subdivision relating to set guns or swivel guns shall be a gross misdemeanor. Violation of any provision of this Subdivision relating to artificial lights shall be a misdemeanor, and shall be punishable by a fine of not less than \$25.00 nor more than \$100.00, or by imprisonment in the county jail for not less than 30 days nor more than 90 days. Violation of any other provision of this Subdivision shall be a misdemeanor.
- (2) The licensee shall, after killing a deer, and at the time the same is brought in to any hunting camp, dwelling, farmyard or other place of abode of any kind occupied over night, or in the event such deer is brought out to a road and before the same is placed upon or in any vehicle of any kind, affix to its carcass a metal locking seal between the tendon and bone of a leg of said carcass so that such seal cannot be removed without breaking the lock. Before the same is transported on any vehicle or offered for transportation coupon tag "B" of the license shall be affixed to the carcass. The metal locking seal shall bear the license number of the owner thereof and the year issued in figures, said seal to be furnished by the director of game and fish through the county auditors when licenses are sold and for which a fee of 25 cents shall be paid."

Approved April 20, 1943.

CHAPTER 540-S. F. No. 537.

(Amending Section 84.415 Minnesota Statutes 1941.)

An act relating to the issuance of easements or permits over and across state-owned lands and to amend Laws 1941, Chapter 145. Be it enacted by the Legislature of the State of Minnesota:

- Section 1. Law amended.—That Laws 1941, Chapter 145, be and the same is hereby amended by adding thereto new sections to be numbered Sections 2 and 3 as follows:
- "Sec. 2. License to be in form prescribed by attorney general.—The license to be granted shall be in a form to be prescribed by the Attorney General; shall describe the location of the easement or permit thereby granted and shall continue until cancelled by the commissioner upon 90 days' notice.
- Sec. 3. Fees for licenses.—Such licenses or permits shall provide for a fee of not more than \$4.00 per mile or proportionately for each fraction of a mile, but not less than \$1.00.

In the event the construction of such lines causes damage to merchantable timber on or along such easement, the easement or permit shall also provide for payment to the State Treasurer of the amount thereof as may be determined by the commissioner."

Approved April 20, 1943.

CHAPTER 541-S. F. No. 540.

(Amending Section 130.32 Minnesota Statutes 1941.)

An act relating to employment and tenure of teachers in cities of the first class and to rights of teachers whose position has been discontinued; and amending Laws 1941, Chapter 169, Article X, Section 32.

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

- Section 1. Law amended.—Laws 1941, Chapter 169, Article X, Section 32 is amended to read as follows:
- 32. Services terminated by discontinuance or lack of pupils—preference given.—Any teacher whose services are terminated on account of discontinuance of position or lack of pupils shall receive first consideration for other positions in the district for which she is qualified. In the event it becomes necessary to discontinue one or more positions, in making such discontinuance, teachers shall be discontinued in any department in the inverse order in which they were employed.

Approved April 20, 1943.