OF MINNESOTA FOR 1895.

CHAPTER 345.

An act to prevent the obstruction of the public Levees. levees, of cities, towns or villages on the navigable waters within and bounding the state, and providing a penalty for any obstruction.

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

SECTION 1. That it shall be unlawful for any house- Obstructure. boat, or other craft, not used for the transportation of freight, or passengers, to moor to, or lay at the public levee of any city, town or village, on the navigable waters within and bounding the state, where they will be in the way of, interfere with, inconvenience or endanger the landing, of any freight, passenger, or towing vessel.

SEC. 2. The owner or, person in charge of any house- Pena'ty. boat, or other craft, not used for the transportation of freight or passengers, shall upon notice by the police of any city, town or village, or the owner or agent of any freight, passenger, or towing vessel, that they are obstructing the levee, and are in the way of, interfering with, inconveniencing or endangering the landing of any freight, passenger, or towing vessel, immediately cause the same to be removed or be punished by a fine of fifty (50) dollars, or by imprisonment in the county jail for sixty (60) days.

SEC. 3. This act shall take effect and be in force from and after its passage.

Approved April 2nd, 1895.

CHAPTER 346.

An act to legalize the taking of acknowledgements Acknowledgeand other official acts heretofore taken and done by any ments. person previously appointed and acting as a notary public.

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

SECTION 1. That all acknowledgements to any con- Healing act. veyances or other instruments heretofore taken, and all other official acts heretofore done by any person previously appointed, commissioned and then acting as a notary public, be and the same are hereby legalized and made of the same validity as though the term of

S. F. No 265.

H. F. No. 224.

office of such officer had not expired at the time of such act, and the same as though the said acting notary public had not been at the time of said act an alien; and the record of all such conveyances or other instruments is hereby declared to be legal and valid and effectual for all purposes.

Provided, that the provisions of this act shall not apply to any action or proceeding now pending in the courts of this state.

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

Approved March 21st, 1895.

S. F. No. 281.

CHAPTER 347.

Public buildings. '05 . 16

Home quarries

to be patron-

ized.

C. 347

An act to provide for the use of stone in the construction of public buildings for which funds shall be appropriated by the state of Minnesota.

Said stone shall be quarried, cut and dressed within this state.

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

SECTION 1. All natural stone which shall hereafter be used in the construction of public buildings or other structures for which funds shall be appropriated by the state of Minnesota, shall be quarried, cut and dressed within the boundaries of this state;

Provided that this section shall not be construed as prohibiting the use of stone of at least as good a quality for such institutions and buildings, wherever the cost thereof is less than that of native stone.

SEC. 2. The provisions of this act shall in no way prohibit the use of slate, marble or other stone for interior decorations.

SEC. 3. This act shall take effect and be inforce from and after its passage and approval.

Approved March 21st 1895.

H. F. No. 710.

CHAPTER 348.

An act to authorize the state treasurer to cover into the general revenue fund a certain certificate of deposit now held by him.

Whereas, the state treasurer in the year one thousand eight hundred and seventy-nine (1879) received from A.