or food products, their imitations or substitutes, shall be paid into the state treasury and placed to the credit of the dairy and food commissioner's fund.

Misdemeanor, penalty. SEC. 34. Whoever violates any of the provisions of this act shall be guilty of a misdemeanor, and upon conviction thereof shall be punished for each offense by a fine of not less than twenty-five dollars, nor more than one hundred dollars, or by imprisonment of not less than thirty days, nor more than ninety days.

Ch. 11, 1801, repealed.

SEC. 35. Chapter 11, General Laws of 1891, and all acts and parts of acts inconsistent with the provisions hereof are increby repealed.

Sec. 36. This act shall take effect and be in force from and after its passage.

Approved April 7, 1903.

S. F. No. 264.

CHAPTER 156.

Probate court.

An act to validate sales of real estate heretofore made under à license from probate court.

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

Sales of real estate made under license of probate court, certain defects logalized.

Section 1. That all sales of real estate heretofore made under a license from any probate court of this state to an executor or executors wherein the following defects and irregularities have occurred, viz: where the onth before sale was taken after the date of fixing the time and place of sale, and before the day of sale, and was filed after the sale, but before the confirmation thereof; where the executor's bond before sale was executed and approved before the sale and filed after the sale, but before the confirmation thereof; where the executor's bond contains no witnesses as to the sureties thereon: where the sale was made and the report of sale was sworn to by one other than the executors as attorney in fact for the executors under an unacknowledged power of attorney filed with the probate court before confirmation of such sale, and such sales were thereafter duly confirmed by an order of the probate court; and where all other proceedings therein were legal, all such sales and the confirmation thereof are hereby legalized and made as valid and effectual to all intents and purposes, and of the same force and effect as if such oath had

been duly taken before the date of fixing the time and place of sale, and said bond had been duly executed, witnessed, approved and filed before sale, and said sale had been duly made and the report of sale had been duly sworn to and filed by the executors personally.

Provided, however, that nothing herein contained shall Pending litigation affect pending litigation for the purpose of setting aside not affected.

any such sale heretofore made.

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

Approved April 8, 1903.

CHAPTER 157.

H. F. No. 528.

An act to further provide for the revision and codification of the General Laws.

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

Section 1. The time allowed by chapter 241 of the Statute relaws of 1901, for the delivery to the secretary of state of the report of the commission appointed under said Report of chapter to revise and codify the General Laws is hereby time exextended to December 1, 1904.

tended.

Sec. 2. Said commission shall include in the revision and codification then reported all general laws relating to taxation and all laws of a general nature enacted at the extra session of 1902 and at the present session. shall also submit, with its report, a list of all special, local and temporary laws, the repeal of which it shall recommend, giving the chapter number and title of each.

What to

SEC. 3. The several commissioners shall receive com- Compensation. pensation from and after September 1, 1902, each at a rate to be fixed from time to time by the justices of the supreme court, not exceeding the monthly payments made prior to that date; and said justices shall also determine the amounts to be allowed for clerical and other assistance, and for expenses, all of which payments shall be made by the state treasurer upon warrants of the state auditor issued as prescribed in section 3 of said chapter 241.

The limitation imposed by section 2 of said Limitation chapter 241 upon the expenditure of the sum appropriated by said chapter is hereby abrogated, and all sums ap-

abrogated