For making return of record to supreme court on ap-50.peal from district court to supreme court, \$5.00.

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

Approved April 21, 1913.

## CHAPTER 415-H. F. No. 192.

An Act prohibiting spirituous or malt liquors in or upon any school grounds.

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

Section 1. Introducing or having liquors on school house grounds a misdemeanor.-Any person who shall introduce upon, or have in his possession upon, or in, any school ground, or any school house or school building any spirituous or malt liquors, except for experiments in laboratories, shall be guilty of a misdemeanor, the minimum punishment whereof shall be a fine of twenty-five dollars (\$25.00) or imprisonment for ten (10) days, in the county jail. Approved April 21, 1913.

## OHAPTER 416-H. F. No. 214.

An Act requiring certain accidents occurring to employees in the state of Minnesota, and resulting in death or injuries, to be reported to the commissioner of labor of said state with data and information concerning the person injured, the industry in which injured, the nature, cause and duration of the injury, together with copies of all settlements and releases under or obtained in respect to such accident and prescribing a penalty for failure to make such reports and to repeal Chapter 235. General Laws of 1909, and all other acts or parts of acts inconsistent with the provisions of this act.

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

Section 1. Report of accidents to employees to be made to labor commissioner.-It is hereby made the duty of every employer of labor, engaged in industrial pursuits, to make or cause to be made report of any accident to an employee, which occurs in the course of his or her employment and which causes death or serious injury, within 48 hours of the occurrence of such injury and of all other accidents which occur to any of its, his or their employees within the scope of their employment within fourteen days after the occurrence of such accident. Provided that such injuries are sufficient to wholly or partially incapacitate the person injured from labor or service for more than one week, which report shall be made in writing to the commissioner of labor of the state, giving: