

ately restored by additional security of the same classes or at once repaid. But meanwhile so much thereof as cannot be judiciously so invested *and as is not deemed necessary to be kept on hand* shall be deposited daily in one or more solvent banks or trust companies. In case of *the insolvency thereof, their indebtedness, if any, to a savings bank shall be preferred to that of every other creditor except the United States and this state. Whenever deemed necessary the bank may borrow such funds as may be required for such current necessary disbursements or the demands of its depositors and may pledge collateral therefor.*

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

Approved April 25, 1913.

CHAPTER 507—S. F. No. 477.

An Act to prohibit the selling or disposing of intoxicating liquor, cigars, tobacco, cigarettes and certain other articles and subjects of commerce within one thousand (1,000) feet of certain state institutions.

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

Section 1. **Sale of liquor, tobacco, etc., within 1,000 feet of certain state institutions prohibited.**—Any person who shall sell or dispose of any intoxicating liquor or cigarettes at retail, or who shall maintain or assist in maintaining any place where such articles or subjects of commerce are kept for sale or disposal, and any person who shall maintain any pool or billiard room or bowling alley, or any place of amusement where persons are permitted to assemble or loiter within one thousand (1,000) feet of any of the following named state institutions, to-wit:

The St. Peter state hospital for the insane, the Rochester state hospital for the insane, the Fergus Falls state hospital for the insane, the first state asylum for the insane at Anoka, Minnesota, the second state asylum for the insane at Hastings, Minnesota, the state training school at Red Wing, Minnesota, the Minnesota home school for girls at Sauk Centre, Minnesota, the state reformatory at St. Cloud, Minnesota, the state prison at Stillwater, Minnesota, the state public school at Owatonna, Minnesota, the state sanitarium for consumptives at Walker, Minnesota, the hospital for crippled and deformed children at St. Paul, Minnesota, and the state hospital for inebriates at Willmar, Minnesota, shall be guilty of a gross misdemeanor. Provided that the provisions of this act shall not apply to any manufacturer of intoxicating liquors or drug store whose place of manufacture or business is at the time of the passage of this act located within one thousand feet of any of the institu-

tions herein named or the grounds thereof. Provided further, that the provisions of this act shall not apply to any person lawfully licensed to sell intoxicating liquors, nor to the premises so licensed, located at the time of the passage of this act within one thousand feet of any of the institutions herein named and the grounds and premises thereof. No license for the doing of any of the things herein prohibited shall be granted by the governing body of any town, county or municipality.

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

Approved April 25, 1913.

CHAPTER 508—S. F. No. 493.

An Act to require maintenance of bridges on public streets and highways in all counties, townships, towns and villages in the state of Minnesota of strength sufficient to meet modern requirements.

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

Section 1. **Bridges constructed in future must bear certain weight.**—All bridges hereafter constructed on any public street or highway in any county, township, town or village, in the state of Minnesota, shall be of sufficient strength to support, with perfect safety, any wagon, engine or other vehicle with a weight of twenty tons on two axles with ten foot centers, with not to exceed three-fourths of said weight concentrated on one axle, when driven at a speed of not to exceed three miles an hour; nothing herein contained shall apply to any automobile.

Sec. 2. All acts or parts of acts inconsistent herewith are hereby repealed.

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

Approved April 25, 1913.

CHAPTER 509—S. F. No. 548.

An Act to amend Sections 2255 and 2260, Revised Laws of Minnesota, 1905, as amended by Chapter 257, General Laws of 1905, relating to the establishment and maintenance of public libraries.

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

Section 1. **Three mill tax permitted for maintenance of libraries in certain cities.**—That Section 2255 of the Revised Laws of Minnesota, 1905, be amended so as to read as follows: