(1) The terms "living wage" or "living wages" shall mean wages sufficient to maintain the worker in health and supply him with the necessary comforts and conditions of reasonable life; and where the words "minimum wage" or "minimum wages" are used in this act, the same shall be deemed to have the same meaning as "living wage" or "living wages." (2) The terms "rate" or "rates" shall mean rate or rates of

wages.

The term "commission" shall mean the minimum wage (3)commission.

(4)The term "woman" shall mean a person of the female sex eighteen years of age or over.

(5) The term "minor" shall mean a male person under the age of twenty-one years, or a female person under the age of eighteen years.

The terms "learner" and "apprentice" may mean either (6)a woman or a minor.

The terms "worker" or "employee" may mean a woman, (7)a minor, a learner, or an apprentice, who is employed for wages.

(8) The term "occupation" shall mean any business, industry, trade, or branch of a trade in which woman or minors are employed.

Sec. 20. This act shall take effect and be in force from and after its passage.

Approved April 26, 1913.

CHAPTER 548-H. F. No. 785.

An Act to amend Section 7, Chapter 356, General Laws of 1911, relating to school census and providing a penalty for failure to make such census.

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

Section 1. School census-Special state aid to be withheld until such census has been taken.-That Section 7, Chapter 356, General Laws of 1911, be and the same is hereby amended to read as follows:

Section 7. A complete school census shall be taken in every school district, common, independent and special, between July 1 and October 1, of all children between six (6) and sixteen (16) years of age, which census shall show the name and date of birth of each person required to be enumerated, and the name and address of his parent, guardian or other person having charge. The school census shall be taken by the clerk or the school board, or by some other person or persons appointed by the school board.

Such person or persons taking such census shall make two extra copies thereof, shall certify to the school board the correctness of the enumeration and the information therein contained. The clerk shall retain the original in his office, send one copy to the county superintendent, and one copy to the principal teacher, principal or city superintendent of the school district, before the first day of school of each school year, or as soon as said census has been taken. The compensation for taking said school census and making the extra copies thereof shall be three (3) cents for each pupil enumerated, as shown by the census list, except that in cities the school board shall fix the compensation for this The superintendent of public instruction and high school. work. board are authorized and directed to withhold the special state aid from any school district which shall fail in any year to take the school census until such census has been taken, as herein provided for.

Approved April 26, 1913.

CHAPTER 549-H. F. No. 808.

. An Act to provide for state insurance on public buildings.

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

Section 1. Insurance by officers, etc., of state buildings prohibited.—On and after August 1st, 1913, no officer or agent of this state and no person or persons having charge of any public buildings or property of the state shall pay out any public moneys or funds on account of any insurance against loss by fire or tornado, or shall in any manner contract for or incur any indebtedness against the state on account of any such insurance upon any of the public buildings, furniture, fixtures or property of any kind whatever belonging to the state except in the manner hereinafter provided.

Sec. 2. Report to be made to insurance commissioner of policies now existing—Commissioner to provide for insurance.— Within thirty days after the passage of this act each officer, board of control, board of regents, agent or agency of the state of any kind, having in charge any public buildings or property of any kind whatsoever belonging to the state shall report to the commissioner of insurance of the state each policy of insurance shall be then in force upon any property of any kind belonging to the state, showing in said report the property covered by such insurance, date of expiration of policy, rate of insurance, and amount paid.

Upon August 1st, 1913 and annually thereafter, the commissioner of insurance of the state shall provide for the insurance by the state of all state property not exceeding 33% of the