2340. No person, not a registered pharmacist or a dealer employing and keeping such a pharmacist in active charge of his place of business, shall retail, compound or dispense drugs, medicines, or poisons, or keep or conduct a place of retailing, compounding, or dispensing drugs, medicines, or poisons, or falsely assume or pretend to the title of a registered pharmacist. No registered pharmacist or other person shall permit the compounding or dispensing of prescriptious or the vending of drugs, medicines, or poisons in his place of business, except under the supervision of a registered pharmacist or assistant. Every person violating any provision of this section shall be punished by a fine of not less than fifty dollars, except in cases where the death of a human being results from such violation, when the person offending is guilty of a felony.

Sec. 11. Annual fees may be turned over to state pharmaceutical association.—That the state board of pharmacy may each year turn over to the state pharmaceutical association for the advancement of the science and art of pharmacy, out of the annual fees collected by it, such sum, as it may deem advisable, but not to exceed one dollar for each pharmacist and one dollar for each assistant pharmacist, who shall have paid his renewal fee during such year. Said association shall annually report to

said board on the condition of pharmacy in the state.

Approved April 28, 1913.

## CHAPTER 576-H. F. No. 773.

An Act to amend Chapter 285 of the General Laws of Minne sota for 1911, entitled "An Act establishing a uniform tax on certain classes of personal property."

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

Section 1. Certain property not to be added for the purpose of fixing salaries or clerk hire.—That Section 10 of Chapter 285 of the General Laws of Minnesota for 1911 be amended so as to read as follows:

Section 10. Property taxable under this act shall not be included in the valuation list which assessors are required to make under the provisions of Section S35, Revised Laws 1905, but shall be listed in a separate book or in a supplement to the regular assessment book which the county auditor shall provide for each assessor on or before the first day of May each year, and that the valuation of property included in this act shall not be added to the valuation in Section 492 and Section 527, and acts amendatory thereof, for the purpose of fixing salaries or clerk hire as therein provided, except in counties having an area of more

than five hundred (500) square miles and an assessed valuation of more than nine million dollars, under the provisions of Section 835, Revised Laws of 1905.

This book supplement, shall show the total amount of "money" and of "credits" assessed to each tax payer under the provisions of this act, and shall not disclose further details of his assessment. It shall contain also a summary showing the number of individuals, firms, associations, trustees, etc., assessed for such property and the total amount of "money" and "credits" taxable under the provisions of this act. When making the return to the county auditor provided for by Section \$50, Revised Laws of 1905, the assessor shall file this valuation book, or supplement, together with the summary of the same and the listing blanks filled out by each tax payer assessed under the provisions of this act.

The county auditor, when compiling the returns required by Section 862, Revised Laws of 1905, shall include, under a separate heading the aggregate assessment in each district of property assessed under the provisions of this act.

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

Approved April 28, 1913.

## CHAPTER 577—H. F. No. 795.

An Act authorizing certain citics of the first class to issue bonds to defray the cost of providing buildings and equipment for fire department purposes.

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

Section 1. \$150,000 fire house bonds authorized.—Any city of the first class not governed by a home rule charter is hereby authorized to issue and sell its bonds to an amount not exceeding \$150,000 and to use the proceeds thereof for the purpose of erecting and repairing fire houses and buildings and providing suitable equipment therefor, including the acquisition by purchase or condemnation of land necessary for such buildings.

Sec. 2. How issued and amount to be included in tax levy. —Said bonds shall be issued only in pursuance of a resolution adopted by a majority vote of the city council or other governing body of said city, and the faith and credit of the city shall be pledged to the payment thereof and the interest thereon. Such council or other governing body shall include in the tax levy of each year an amount sufficient to pay the current interest on such bonds, and the sinking fund of such city, if there be one, will be pledged to their redemption at maturity.