material approved by the commissioner of labor for the purposes required, and shall be furnished separately for each employe using them without cost to such employe, and no employe shall be required nor shall he use the goggles or helmet furnished to another until the same has been adequately sterilized to prevent the transmission of diseases.

Sec. 4. Violations—Penalties.—Every employer neglecting or refusing to furnish the goggles, helmets, or other protective devices required in this act, after being notified to do so by the commissioner of labor or his assistants, or who requires an employe to use the goggles or helmet provided for another employe before the same has been properly sterilized, and any employe who neglects or refuses to use the devices furnished by the employer, or who uses the goggles or helmet furnished to another before it has been properly sterilized, shall be guilty of a misdemeanor, punishable by a fine of not less than twenty-five (\$25) dollars, or by imprisonment for not less than fifteen (15) days Violations of this act shall not affect the right of an employe to compensation or to damages under the laws of this state for injury sustained by neglect to comply with the requirements of this act. Provided, however, that this act shall not apply to nor include farm labor.

Sec. 5. This act shall take effect and be in force from and after

its passage.

Approved March 23, 1921.

CHAPTER 114-S. F. No. 404.

An act authorizing mutual employers' liability associations organized under the provisions of Chapter 122, Laws 1913, to insure against loss or damage by breakage of glass.

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

Section 1. Compensation companies may write glass insurance.—Any company authorized to write workmens' compensation or liability insurance under Chapter 122, Laws 1913, when its articles of incorporation so provide, shall also be permitted to insure against loss or damage by breakage of glass located or in transit.

Approved March 23, 1921.

CHAPTER 115-S. F. No. 321.

An act to legalize proceedings heretofore had for the annexation of a county to another county or group of counties maintaining and operating a county tuberculosis sanatorium.

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

Section 1. Proceedings for annexation of county sanatorium group legalized.—All proceedings heretofore taken to attach to a county or group of counties maintaining and operating a county tuberculosis sanatorium a county not itself or in connection with another or other counties maintaining and operating such a sanatorium, are hereby validated and confirmed and such county shall in all things be deemed legally annexed to such other county or group of counties and entitled to all the privileges and benefits conferred and subject to all the obligations and liabilities imposed by chapter 500, Laws 1913, as amended.

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

Approved March 23, 1921.

CHAPTER 116-S. F. No. 320.

An act providing for the enlargement of a county tuberculosis sanatorium group by adding thereto a county not maintaining a county tuberculosis sanatorium either alone or with another or other counties.

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

Section 1. Counties may join with others in maintaining tuberculosis sanatorium.—Any county, not maintaining and operating a county tuberculosis sanatorium either alone or in connection with another or other counties, accessible to a county or group of counties maintaining and operating such a sanatorium, may become associated with such county or group of counties in the maintenance and operation of such sanatorium in the manner and under the conditions hereinafter specified.

Sec. 2. Proceedings.—If the board of county commissioners of such county shall by resolution decide to join such group of counties maintaining and operating such sanatorium, such board shall direct its county auditor to notify in writing the advisory commission of the Minnesota Sanatorium for consumptives and the auditors of the counties forming such group of the action taken by it. The county auditors so notified shall, at the next meeting of their respective boards, lay the matter before such boards. Such boards shall determine by resolution whether to admit such county into the group.

Sec. 3. Advisory commission to approve.—If the boards of the counties forming the group unanimously decide to admit such county, the auditors of such counties shall notify in writing the advisory commission of the Minnesota sanatorium for Consumptives of the action taken. If the enlargement of the group by the admission of the applying county meets with the approval of such commission.