

in this section, in the aggregate of all kinds in any one open season, and no person shall take more than 18 prairie chickens, or sharp-tailed grouse, in any one open season.

Sec. 3. That Section 56, Chapter 400, S. L. 1919 be amended so as to read as follows:

Section 56. **Bird Dogs—Hunting and training.**—Game birds, may be taken during the open season with the aid of dogs. The owner or trainer of a dog may take the same afield for the purpose of training said dog, from September 1st to September 15th. following, both inclusive, provided that such owner or trainer shall carry no firearms and that no injury be inflicted upon any game birds or quadrupeds contrary to law. The use or training of dogs between December 1st and August 31st following, both inclusive, in fields inhabited or frequented by game birds is prohibited. Any dog so used is hereby declared to be a public nuisance and may be summarily killed by any person.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 13, 1921.

CHAPTER 243—S. F. No. 210.

An act to amend Chapter 36 of the Special Session Laws of Minnesota for the year 1919 relating to city and county hospitals and alms houses in certain counties and to the disposition of moneys received by such hospitals and alms houses.

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

Section 1. That Chapter 36 of the Special Session Laws of Minnesota for the year 1919, be and the same is hereby amended to read as follows:

Section 1. **Funds to be deposited in county treasury.**—In every county of this state in which there exists or shall hereafter exist a board of control which is maintained by funds supplied in proportionate parts by a city within said county and by the county, all receipts received by the board of control from the city and county hospital and county alms house, shall be deposited in the county treasury and the county treasurer shall be accountable to the city for one third thereof, the same to be credited to the board of control fund and the balance of such receipts shall be credited to the poor fund of the county, *for the maintenance of the city and county hospital and alms house in addition to budget allowance and all balances remaining in said treasuries on December 31st shall be carried over for the maintenance of said institution the following year in addition to appropriations heretofore made.*

Sec. 2. **Payment for supplies.**—In such counties all commod-

ities, animals and products delivered by the alms house to the city and county hospital or by the city and county hospital to the alms house, shall be purchased and paid for by the institution receiving the same in the same manner as commodities, animals and products obtained from other sources are purchased and paid for and the receipts from such products and commodities shall be paid into the county treasury and distributed as is provided in section 1. hereof.

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

Approved April 13, 1921.

CHAPTER 244—S. F. No. 268.

An act requiring railroad companies to provide suitable electric lighting in and about railroad depots.

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

Section 1. Railroad and warehouse commission to order stations lighted.—The railroad and warehouse commission of this state is hereby authorized and empowered, on complaint duly made and after hearing, to order that any railroad company operating within the state of Minnesota shall provide or cause to be provided suitable electric lights and lighting in and about every railroad station on its lines in this state, including waiting rooms, offices of employes and station platforms thereof, and they are hereby required to keep and maintain said lighting system in good and proper repair. Provided, in case there is no electric light current or connections within five hundred feet from such stations, then, and in such case, said railroad companies shall provide and maintain in good and proper repair and condition, other suitable lighting in and about such railroad stations and platforms.

Sec. 2. Failure to comply—Penalties.—Any railroad company maintaining waiting rooms at their stations in this state, who shall fail to comply with the provisions of section 1 of this act, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be subject to a fine of not exceeding one hundred dollars and costs of prosecution.

Sec. 3. Commission to enforce provisions of act.—The railroad and warehouse commission of this state shall have power to enforce the provisions of this act.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 13, 1921.