ten dollars. There shall be no appeal from said municipal court on any action brought there on removal from said conciliation court, but in such case the judgment of said municipal court shall be final,

Sec. 7. Any municipal judge shall preside when.—In case absence, sickness or other disability of said conciliation judge shall prevent him from performing the duties of his office as hereinbefore prescribed, the presiding judge of said municipal court shall designate one of the other judges of said court to perform the duties of such conciliation judge during his absence or disability.

Sec. 8. Act not restrictive.—Nothing in this act shall prevent any person from commencing or prosecuting an action in any court as now provided by law, and nothing in this act shall prevent the parties from waiving a jury in any case when called for trial after having been removed to the municipal court, as pro-

vided by this act.

Sec. 9. Inconsistent acts repealed.—All acts, or parts of acts, in conflict with any of the provisions of this act, are hereby repealed, but nothing in this act shall be construed as in any manner repealing, amending or modifying the provisions of Chapter 263. Laws 1917.

Sec. 10. This act shall take effect and be in force from and after its passage.

Approved April 15, 1921.

CHAPTER 318-S. F. No. 197.

An act to regulate certain occupations of children in streets and public places.

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

Section 1. Prohibited Employments-Exceptions.-No boy under sixteen years of age and no girl under eighteen years of age shall engage in or carry on or be employed or permitted or suffered to be employed in any city of the first, second or third class in the occupation of peddling, bootblacking or distributing or selling newspapers, magazines, periodicals or circulars upon streets or in public places, provided, however, that any boy between fourteen and sixteen years of age, upon application to the school authorities as in the case of application for an employment certificate, and upon compliance with all the requirements for the issuance of an employment certificate, shall receive a permit and badge from the officer authorized to issue employment certificates which shall authorize the recipient to engage in said occupations between the hours of five o'clock A. M., and eight o'clock P. M., of each day, but at no other time, except as provided in section 3 hereof, and providing further that any boy between twelve and sixteen years of age, upon application as provided in the preceding section and upon

due proof of age and physical fitness in the manner provided by law for the issuance of employment certificates, may receive a permit and a badge from the officer authorized to issue employment certificates which shall authorize the recipient to engage in said occupations during those hours between five o'clock A. M., and eight o'clock P. M., when the public schools of the city where such boy resides are not in session; but at no other time except as provided in section 3 hereof.

- Sec. 2. Sale of extras.—Any boy who has received a permit and a badge may sell after eight o'clock in the evening extra editions of daily newspapers; provided, however, that nothing herein contained shall be construed to permit the violation of a curfew ordinance of any city.
- Sec. 3. Issue and use of badges.—The sum of twenty-five cents (25c) shall be deposited with the city treasurer for the use of each badge, which sum shall be refunded upon its return. Badges shall not be transferable and shall be good only in the city in which they are issued. They shall be displayed by the recipient at all times while engaged in any of the occupations hereby permitted, in such manner as may be prescribed by the officer issuing the same. No boy to whom a permit and a badge have been issued as provided herein shall permit the same to be carried, worn or used by another.
- Sec. 4. Violation of act delinquency—Enforcement.—Any child who persistently violates any of the provisions of this act shall be deemed delinquent. The school attendance officers of the cities to which this act applies are hereby charged with its enforcement.
- Sec. 5. Recall and surrender of badge.—Any permit or badge issued as provided herein may be recalled at the discretion of the officer issuing the same; and upon an adjudication of delinquency against any boy to whom a permit and badge have been issued pursuant to the provisions of this act, the court may, in addition to such other correction as may be deemed advisable, require him to surrender his permit and badge for a period to be determined by the court.
- Sec. 6. Act not applicable to carriers.—Nothing in this act shall be construed to apply to the regularly employed newspaper carriers or to persons distributing newspapers, magazines, or periodicals to regular subscribers at their residences or established places of business.
- Sec. 7. This act shall take effect and be in force from and after its passage.

Approved April 15, 1921.