showing the date of record, the book and page thereof, shall be endorsed on each such permit or lease.

Sec. 14. Assignments—Record.—All assignments, agreements or contracts affecting any such permit or lease shall be made in writing and signed by both parties thereto, witnessed by two witnesses and properly acknowledged and shall contain the post office addresses of all parties having an interest; and when so executed shall be presented to the State Auditor for record. The State Auditor shall then record such assignment, agreement or contract at length in his office in record books kept and provided for that purpose, and a certificate of such record showing the date thereof and the book and page shall be endorsed on the assignment, agreement or contract, which then shall be returned to the party entitled thereto.

Sec. 15. Auditor to approve instruments—Fees.—All instruments by virtue of which the title to any permit or lease herein provided for, is in any way affected shall receive, as to form and execution, the approval of the State Auditor, which approval shall be endorsed thereon and such instrument when so approved shall be duly recorded as provided in Section 14 hereof. For recording any assignment or other instrument affecting the title to any permit or lease, or for furnishing certified copies of the records, the State Auditor shall charge a fee of ten cents per folio. All such fees shall be turned into the State Treasury.

Sec. 16. Inconsistent acts repealed.—All acts and parts of acts inconsistent herewith are hereby repealed.

Sec. 17. This act shall take effect and be in force from and after its passage.

Approved April 20, 1921.

CHAPTER 413-S. F. No. 72.

An act to prohibit unlawful discrimination in the sale of certain commodities, and providing penalties for violations.

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

Section 1. Unlawful discrimination prohibited.—Any person, firm or corporation, foreign or domestic, doing business in the state of Minnesota, and engaged in the production. manufacture or distribution of any commodity in general use, that intentionally, for the purpose of destroying the competition of any regular, established dealer in such commodity, or to prevent the competition of any person, who, in good faith intends and attempts to became such dealer, shall discriminate between different sections, communities, or cities of this state, by selling such commodity at a lower rate in one section, community, or city, or any portion thereof than such person, firm, or corporation, foreign or domestic, charges for such

commodity in another section, community, or city, after equalizing the distance from the point of production, manufacture, or distribution and freight rates therefrom, shall be guilty of unfair discrimination; Provided that this act shall not prevent any person, firm or corporation from in good faith meeting local competition within

any one section, community, village or city.

Sec. 2. Attorney general to investigate and prosecute.—
If complaint shall be made to the attorney general that any corporation is guilty of unfair discriminations defined by this act, he shall investigate such complaint and for that purpose he may subpoena witnesses, administer oaths, take testimony and, if in his opinion sufficient grounds exist therefor, he may prosecute an action in the name of the state in the proper court to annul the act of incorporation or the existence of a corporation, or to vacate its charter or revoke the authority of such corporation to do business in this state, as the case may be, and to permanently enjoin such corporation from doing business in this state. If such corporation is adjudged by any court guilty of unfair discrimination as defined by this act, such court shall vacate the charter or revoke the authority of such corporation to do business in this state, and may permanently enjoin it from transacting business in this state.

Sec. 3. Violations—Penalties.—Any person, firm or corporation, violating the provisions of Section 1 of this act, shall, upon conviction thereof, be fined not less than two hundred dollars nor more than three thousand dollars for each offense, or, in default of the payment of such fine, by imprisonment in the county jail for not

less than three months nor more than one year.

Sec. 4. Not to repeal other acts.—Nothing in this act shall be construed as repealing any other act or part of any act, but the remedies herein provided shall be cumulative to all other remedies provided by law.

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

its passage.

Approved April 20, 1921.

CHAPTER 414-S. F. No. 659.

An act relating to the establishment of Frances Willard Day.

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

Section 1. Frances Willard Day designated.—That the twenty-eighth day of September in each year is set apart and designated as Frances Willard Day. In any year when the 28th day of September shall fall upon a day which is not a school day, the first school day following such date shall be Frances Willard Day, instead of the twenty-eighth day of September. On Frances Willard Day, ap-