country deputies who shall furnish their own automobile or motor-cycle, for the patrolling of the Country Districts and who shall be paid the sum of one thousand eight hundred dollars (\$1,800.00) per annum."

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

Approved April 23, 1921.

CHAPTER 450-H. F. No. 606.

An act to amend Sections 43 and 45, Chapter 400 Session Laws of 1919, relating to the preservation, protection and propagation of wild animals, including quadrupeds, birds, and fish.

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

Section 1. That Section 48, Chapter 400, Session Laws of 1919, be amended so as to read as follows:

"Section 43. Open season—Deer and moose.—Deer and only male antiered moose may be taken from November 10th to November 20th both inclusive, of the same year, but nothing in this chapter shall be construed to permit the taking or killing of elk or caribou at any time."

Sec. 2. That Section 45, Chapter 400, Session laws of 1919

be amended so as to read as follows:

"Section 45. Manner of taking.—No artificial light, snare, trap, saltlick, set gun, swivel gun or other device to entrap or entice deer or moose shall be used, made or set, nor shall any deer or moose be taken by aid or use thereof. Deer or moose shall not be hunted or pursued or killed with dogs. The licensee shall, after killing a deer or moose, immediately affix to the carcass thereof coupon tag "B" of his license. There shall also be affixed to each carcass of deer or moose before same is transported or offered for transportation, a metal locking seal bearing the license number of the owner thereof and the year issued, in figures, said seal to be furnished by the commissioner through the county auditors when licenses are sold and for which a fee of 25 cents shall be paid."

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

after its passage.

Approved April 23, 1921.

CHAPTER 451-H. F. No. 709.

An act to amend Section 1231, General Statutes, 1913, as

amended by Chapter 477, Laws 1917, as amended by Chapter 421, Laws 1919, relative to the separation from villages of unplatted agricultural lands included within the corporate limits of such village in certain cases.

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

Section 1. Detachment of territory from villages containing more than 640 acres.—That section 1231, General Statutes, 1913, as amended by Chapter 477, Laws 1917, as amended by chapter 421, Laws 1919, be and the same is hereby amended so as to read as follows:

1231. The owner of any unplatted tract of land containing not less than forty acres occupied and used solely for agricultural purposes, situated within the corporate limits of any village in this state and not within twenty rods of the platted portion of said village, may petition the board of county commissioners of the county in which said tract of land is situated, for an order detaching said tract from said village. Upon the filing of said petition in the office of the county auditor of said county the board of county commissioners thereof shall, at their next meeting thereafter, fix a time and place for the hearing of such petition, which time shall not be less than thirty days thereafter, and shall direct a notice of such hearing to be issued and signed by the county auditor of said county on behalf of such board, which said notice shall state the name of such petitioner, describe the tract of land sought to be detached and the time and place of such hearing, which said notice said petitioner shall cause to be served upon the president of the village council of such village, or the recorder thereof, at least twenty days before the day of hearing, and by posting three copies of such notice on three of the most public places in said village, or in lieu of such posting said notice shall be published in the official paper of such village for two successive weeks, once in each week, in case there shall be a legal newspaper printed and published in said village. Upon the hearing of said petition at the time and place so fixed, if the board of county commissioners shall find that said land is owned by the petitioner and is used solely for agricultural purposes and that the same may be so detached from said village without unreasonably affecting the symmetry of the settled portion thereof, and that the same is so conditioned as not properly to be subjected to village government or is not necessary for the reasonable exercise of the police powers or other powers or functions of such village, such board of county commissioners shall make an order detaching such land from said village and thereupon said tract of land shall become detached therefrom, and shall thereafter form a part of the township in which it was originally situated,

and shall in all things be subject to the town government of such township, and not in any manner under the jurisdiction of such village, and such order shall be filed in the office of the county auditor of such county and a duplicate thereof shall be filed in the office of the village recorder of such village within five days after the same shall have been made.

Provided that this act shall apply only to villages contain-

ing more than 640 acres of land.

Any person or party aggrieved may appeal from such order to the district court of the county upon the following grounds:

1. That the county board had no jurisdiction to act.

2. That it has exceeded its jurisdiction.

3. That its action is against the best interests of the ter-

ritory affected.

Such appeal shall be taken by serving upon the county auditor within thirty days from the making of the order a notice of appeal, specifying the grounds thereof. The appellant shall also execute and deliver to the auditor a bond to the county in the sum of one hundred dollars, to be approved by the county auditor, conditioned for the payment of all costs taxed against the appellant on such appeal. Such further proceedings shall be had upon such appeal as upon other appeals from the county board.

The provisions of this act relating to appeals shall not apply to any action or proceeding now pending involving the separa-

tion of land from any village.

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

Approved April 23, 1921.

CHAPTER 452—H. F. No. 764.

An act to amend Section 6516, of the General Statutes of Minnesota 1913, as amended by Chapter 243, General Laws of 1915, and as amended by Chapter 138, General Laws of 1919, the same relating to state aid to Agricultural Societies and Associations.

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

Section 1. Aid to county agricultural societies.—That section 6516, of the General Statutes of Minnesota 1913, as amended by Chapter 243, General Laws of 1915, and as amended by Chapter 138, General Laws of 1919, be and the same hereby is amended so as to read as follows:

6516. All sums hereafter appropriated to aid county and district agricultural societies and associations, shall be distributed to the following named agricultural societies, or associations, Aitkin County Agricultural Society, Anoka County Agricultural Society, Becker