

containing bees, comb, or used beekeeping appliances. The inspector may refuse such permit whenever such refusal is necessary, in his judgment, to prevent the dissemination of any contagious or infectious disease of bees, or until after he finds by inspection that the said apiary, bees, comb, or appliances are not infected with any such disease.

(b) No person shall accept for shipment, ship or transport, any such bees, comb or used beekeeping appliances unless such permit or certificate is affixed on the outside of the package, box, crate or bundle containing the same; and the inspector or any of his deputies may forthwith seize and destroy any such shipment found at any time or place without such permit or certificate affixed as aforesaid.

(c) The use of any invalid or altered permit or certificate and the misuse of any valid permit or certificate are hereby prohibited.

(d) No person shall expose in any place to which bees have access, any bee product, hive, or other apiary appliance in such manner that contagious or infectious diseases of bees could be disseminated therefrom.

(e) Any person who knows that any bees owned, possessed or controlled by him are infected with any contagious or infectious disease shall at once report such fact to the inspector of apiaries, stating all other facts known to him with reference to said contagion or infection.

(f) The words "person" and "owner" as used in this act include natural persons, firms, associations and corporations; and any person who, himself, or by his agent or employe or as agent or employe for another violates any provision of this act, or any regulation or order made in pursuance thereof shall be punished by a fine of not less than five dollars nor more than one hundred dollars.

Sec. 4. Laws repealed.—That section 4731, General Statutes of Minnesota, 1913, be and the same hereby is repealed.

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

Approved April 23, 1921.

CHAPTER 518—H. F. No. 1016.

An act, relating to claims of the state for deposits of state funds in certain cases, and to the right of a surety or sureties on a bond given to secure a deposit of state funds to be subrogated to the state's claim in certain cases.

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

Section 1. Security not to be subrogated to state's claim in insolvency of banks.—In proceedings to wind up an insolvent

bank in which state funds were deposited, the state shall continue to be a preferred creditor, and in cases where a bond with sureties has been given by the depository as security for such deposit, then the state may proceed either as a preferred creditor against the assets of the insolvent depository or as the obligee on such bond against the surety or sureties thereon or against both according as the state board of deposit may deem advisable, but in case the state receives or recovers any amount of its claim from such surety or sureties, the latter shall not, by reason thereof, be subrogated to the claim of the state against the assets of the insolvent depository as a preferred creditor.

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

Approved April 23, 1921.

CHAPTER 519—H. F. No. 934.

An act to amend Section 6523 General Statutes of 1913 relating to social and charitable corporations.

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

Section 1. Charitable corporations to file certificate with secretary of state.—That Section 6523, General Statutes of 1913, be, and the same hereby is amended to read as follows:

“Section 6523. They shall adopt and sign a certificate containing:

1. Its name, its general purpose and plan of operation, and its location.
2. The terms of admission to membership, the amount of monthly, quarterly, or yearly contributions required of its members.
3. If there be capital stock, the number of shares, and the amount of each share.
4. The officers of the corporation or society, with time and place of electing or appointing the same, the number of trustees, directors, or managers, if any, who are to conduct the transactions of the society during the first year; provided, that societies for the promotion of temperance or social or moral reform may hold their annual meetings for the election of officers and the transaction of other business at such time and place in the state as a majority of the members thereof may by vote determine; and any such existing society may hold its annual meetings at any time or place so determined.

Said certificate shall be acknowledged and *filed* with the secretary of state and *recorded* with the register of deeds in the county where the corporation is located. Any such corporation may amend