

porated banks located within this state, nor to any indebtedness on which taxes have been properly and fully paid under the provisions of Sections 2301-2309, General Statutes of Minnesota 1913, nor to moneyed capital in the hands of individual citizens of this state coming into competition with the business of national banks; provided, that bonds, notes, or other evidences of indebtedness in the hands of individual citizens not employed or engaged in the banking or investment business and representing merely personal investments not made in competition with such business, shall not be deemed moneyed capital within the meaning of this section."

Approved March 28, 1923.

CHAPTER 103—H. F. No. 26.

An act to amend Section 5197 General Statutes 1913 relating to wolf bounties.

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

Section 1. **Bounties on wolves.**—That Section 5197 General Statutes 1913 is hereby amended to read as follows:

"5197. Every person who shall kill a wolf in this State shall be rewarded in the sum of *fifteen dollars for a full-grown animal and six dollars for a cub*, to be paid by the State out of the revenue fund. Any county board may add to such reward and appropriate county funds therefor.

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

Approved March 28, 1923.

CHAPTER 104—H. F. No. 830.

An act legalizing the bonds of any city of the first class issued for the purpose of acquiring sites, constructing and equipping plants for the destruction of garbage and other refuse.

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

Section 1. **Bonds of certain municipalities legalized.**—In all cases where a city of the first class acting under a home rule Charter or purporting to act under the provisions of Chapter 352, Laws of Minnesota for 1921, has heretofore, through its governing body, authorized the issuance of its bonds for the purpose of acquisition of site, constructing and equipping a plant for the destruction of garbage and other refuse, and has either sold such bonds to third parties or has issued them and has invested in or purchased the same with its own sinking fund; such bonds in which such investment has been made or