tribute serum or virulent blood or virus, to grant any rebate, either directly or indirectly, to any person or to sell said products at any other than a uniform price to all persons, and any person violating the provisions of this section shall forfeit his license to manufacture or sell such products and the same shall not be renewed for a period of one year.

Sec. 24. Rebates prohibited.—Any regularly licensed veterinarian who shall receive or collect, directly or indirectly, any rebate or commission or compensation for the handling and sale or use of any hog cholera serum or virus other than his charges for services rendered in administering the same, unless said amount if requested is made known to the customer using the same in writing,

shall be guilty of a misdemeanor.

Sec. 25. Soliciting applications prohibited.—It shall be unlawful for any person licensed as herein provided to manufacture, sell or distribute hog cholera serum or virus, directly or indirectly, or by his agents or employes or representatives to solicit or attempt to induce farmers or others to make application for examination as provided in section 16 or 17 hereof, or in any way to assist or be interested in procuring applicants for permits as herein provided. Any person violating the provisions of this section, shall forfeit his license granted under this act. Hogs treated by any person authorized to administer treatment by the provisions of this act shall be properly quarantined for a period of at least twenty-one (21) days, under the rules and regulations of the board.

Sec. 26. Penalties for violations.—Any person who shall violate any of the preceding provisions of this act, or any of the rules or regulations of the board legally promulgated, or who shall hinder or attempt to hinder the board or any duly authorized agent or official thereof in the discharge of his duty, upon conviction shall be punished by a fine of not less than one hundred dollars nor more than five hundred dollars, or in default of payment thereof, shall be imprisoned in the county jail for not less than thirty nor more

than one hundred fifty days.

Sec. 27. Inconsistent acts repealed.—Chapter 100, Laws 1921, section 6 of chapter 87, Laws 1915, and all acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

Sec. 28. This act shall take effect and be in force from and after

its passage.

Approved March 31, 1923.

CHAPTER 113-S. F. No. 346.

An act to amend Section 4598, of the General Statutes of 1913, as amended by Chapter 370, Laws of 1915, and Chapter 213 Laws of 1921, relating to commission merchants.

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

Section 1. Definition—License—Bond.—That Section 4598, of the General Statutes of 1913, as amended by Chapter 370, Laws of 1915, and Chapter 213, Laws of 1921, be and the same is hereby

amended to read as follows:

4598. For the purpose of this subdivision, a commission merchant is a person who may receive for sale, for account of the consignor, any grain, hay or straw. No person shall sell, or receive, or solicit shipments of such commodities for sale, without first obtaining a license from the Railroad and Warehouse Commission to carry on the business of a commission merchant, and filing with said commission a corporate surety bond to the state for the benefit of such consignors, approved by said commission, and conditioned for the faithful discharge of his duties as such commission merchant and full compliance with all the laws of the state and rules of the said commission relative thereto. If the license authorizes the sale of grain the bond shall not be for a less sum than twenty-five thousand dollars (\$25,000.00) for each separate municipality in which the commission merchant maintains an office for the conduct of such business. If the license only authorizes the sale of hav and straw the bond shall be not less than eight thousand dollars (\$8,000.00). In either case the Railroad and Warehouse Commission may at any time require such an additional amount of bond as it may deem necessary to protect the consignors.

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

its passage.

Approved March 31, 1923.

CHAPTER 114-S. F. No. 483.

An act relating to the purchase, storing and disposition of grain received at public local grain warehouses, to the definition of, the supervision, regulation, operation, licensing, bonding, powers and duties of public local grain warehouses and warehousemen and track buyers of grain, prescribing penalties, and repealing Sections 4482, 4484, 4485, 4486, 4487, 4488, General Statutes of 1913, Sections 4476, 4477, 4478, 4479, 4483, and 4489, General Statutes of 1913, as amended by Chapter 254, Laws of 1919, and Section 4481, General Statutes of 1913, as amended by Chapter 254, Laws of 1921, and repealing Chapter 428, Laws of 1921.

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

Section 1. Public warehouses.—All elevators, flour, cereal and feed mills, malthouses and warehouses in which grain is received, stored or handled, situate on the right of way of any railroad company or adjacent thereto, to be used in connection