Section 1. County Board of Control may appropriate money, to rest camp.—The Board of Control of any county in this state for whose disabled American War Veterans a rest camp is now being operated, or which may hereafter be established, whether the said camp is located in said county or not, may annually expend an amount not in excess of the sum of \$9,000.00 in the operation and maintenance of said rest camp.

Approved April 24, 1929.

## CHAPTER 313-H. F. No. 837

An act relating to the salaries of county officers.

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

Section 1. Salaries of county officers in certain counties.—Whenever the salary or clerk hire of any county officer shall be decreased during the term for which he is or was elected because of a reduction in the assessed valuation of the county, the board of county commissioners are hereby authorized to fix said salary and clerk hire in an amount equal to that received prior to such reduction in the assessed valuation of the county.

Approved April 24, 1929.

## CHAPTER 314-H. F. No. 941

An act to amend General Statutes 1923, Sections 8555 and 8556, relating to liens for threshing, clover hulling, corn picking, shelling or shredding or hay baling.

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

Section 1. Lien for checking grain, etc.—That General Statutes 1923, Section 8555 be amended to read as follows:

"8555. Any person owning or operating a threshing machine, clover huller, corn picking machine, corn sheller, corn shredder or hay baler shall have a lien upon the grain threshed, clover hulled, corn shelled or shredded, or picked, or hay baled, as the case may be,

for the price or value of such service, which shall be preferred to all other liens or incumbrances except those given for seed from which said grain was grown."

Sec. 2. How preserved and enforced.—That General Statutes 1923, Section 8556 be amended to read as follows:

"8556. Within fifteen days after such threshing, clover hulling, corn picking, corn shelling or shredding, or hay baling is completed the claimant of such lien shall file with the Register of Deeds of the County in which it was done a verified statement of the amounts and kinds of grain threshed, clover hulled, corn picked, corn shelled or shredded, or hay baled, the time and place of doing the same, giving the first and last days thereof, the rates per bushel, per day, per hour or other terms of the contract and the total charge therefor, the amounts paid thereon, if any, and the balance due, the name of the reputed owner and of the person requesting the work to be done, and a notice that a lien is claimed for the amount remaining unpaid. A certified copy of such statement shall authorize the seizure and sale of so much of the grain, clover, corn or hay covered by the lien as may be necessary to satisfy the same, with reasonable costs and expenses, but such seizure must be made, or an action to foreclose be commenced, within six months after such filing. The cost and the expenses above referred to shall include an attorney's fee amounting to 15 per cent of the amount of the lien claimed in the event such lien is not paid within 90 days after the filing thereof and the lien claimant employs an attorney-at-law to collect the same. So far as applicable thereto, the laws relating to the enforcement of chattel mortgages shall govern the foreclosure of liens hereunder. Any person secreting or disposing of property covered by such lien, without the consent of the lienholder, shall be guilty of a misdemeanor, the minimum penalty whereof shall be a fine of \$25.00."

Approved April 24, 1929.

## CHAPTER 315-H. F. No. 1227

An act to amend General Laws 1927, Chapter 322, Section 1, relating to the taking of bullheads in certain waters.

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