located, at least once a week for two successive weeks, and from the proceeds of the sale it may retain for its own use the amount of its lien and the expenses of the sale; the balance of the proceeds of the sale and the contents remaining unsold, if any, being held to be paid over and delivered to those having ownership of the contents of the safe deposit box so sold, as aforesaid. Authority to place the contents of an opened safe deposit box in one of the general safe deposit boxes of the safe deposit company includes authority to place the contents of any number of opened boxes in one general box which is under the sole control of the safe deposit company. Any currency or other money found in any box opened under authority of this section may be applied by the safe deposit company toward the payment of rental and the costs and expenses referred to in this section.

- Sec. 16. Minnesota Statutes 1941, Section 55.15, is amended to read as follows:
- 55.15. Application. This chapter shall not be held or construed as limiting, restricting, or in any way affecting the operation or management of safe deposit boxes or vaults, or a safe deposit business, by any savings bank, bank, or trust company. If any bank, savings bank, or trust company elects to transact the business of a safe deposit company under the provisions of this chapter, it shall so notify the commissioner of banks and thereafter the provisions of sections 55.02 and 55.10 to 55.14, inclusive, shall apply to such safe deposit business and said bank, savings bank, or trust company shall have the benefit thereof. The provisions of sections 55.03 to 55.09, inclusive, and the provisions of section 10 of this act shall not apply to a bank, savings bank, or trust company carrying on the business of a safe deposit company.

Approved March 16, 1945.

## CHAPTER 115-H. F. No. 451

An act relating to motor vehicles providing for the registration and taxation thereof, and amending Minnesota Statutes 1941, Section 168.01, as amended by Laws 1943, Chapter 602, Section 1.

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

Section 1. Minnesota Statutes 1941, Section 168.01, as amended by Laws 1943, Chapter 602, Section 1, is hereby amended to add a new subdivision to read as follows:

"Subd. 3½. Class F trucks. There shall be a class of trucks known as Class F, which shall include all trucks, tractors, truck-tractors, trailers, and semi-trailers used exclusively to haul forest products, whether rough or finished (partially or completely), including logs, pulpwood, tie cuts, sawed or hewed ties, box bolts, firewood, surfaced or unsurfaced lumber, lath, piling, mining timber, lagging, posts and poles, from the place where the products are produced to the point where they are to be used, or to the points from which they will be sold to actual users, and to haul back to the point where such forest products were produced, supplies and equipment which are to be used or consumed exclusively by the owner of the truck or by the producer of such forest products.

A truck registered in Class F may also be used by the owner thereof to transport agricultural, horticultural, dairy and other farm products including livestock, produced by the owner of the truck from the farm to market, and to transport property and supplies to the farm of the owner, the trucks used in rendering occasional accommodation service for others in transporting farm products from a farm to market or supplies to a farm even though the same be paid for. Class F trucks may also be used to transport gravel and dirt for construction projects."

Approved March 16, 1945.

## CHAPTER 116-S. F. No. 24

An act authorizing commissioned officers in the armed services of the United States to take acknowledgments and administer oaths while outside the United States, and repealing Laws 1943, Chapter 445.

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

Section 1. Repeal. Laws 1943, Chapter 445, is hereby repealed.

Approved March 17, 1945.