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

Section 1. Laws 1949, Chapter 150, Section 35, Subdivision 16, is amended to read as follows:

[101.42] Restrictions and prohibitions. Subd. 16. Except as otherwise specifically permitted, it shall be unlawful to use a dark house for taking fish without the number of the dark house license and the name of the owner plainly marked on its exterior; to angle from a dark house; to use a dark house, fish house or shelter for taking fish unless the door thereto is constructed so that it can be opened from the outside at all times; or to permit a dark house, fish house, or shelter used for taking fish to remain on the ice more than 15 days after the close of the season therefor. Any person may and it shall be the duty of every game warden to summarily remove or destroy any such house or shelter found on the ice after the time so limited.

Approved April 22, 1949.

CHAPTER 635—S. F. No. 1298 [Coded as Section 100.31]

An act relating to wild animals, prohibiting the use of firearms in connection therewith upon or over public highways in certain cases.

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

[100.31] Section 1. Prohibition against discharge of firearms from public highway. No person shall discharge any firearms upon, over, or across any improved public highway at any big game animal, or while such person is within the limits of the right-of-way of any improved public highway.

Approved April 22, 1949.

CHAPTER 636—S. F. No. 1472 [Coded as Section 366,26]

An act authorizing town boards to contract with county boards for the use of county equipment and employees on town roads.

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

[366.26] Section 1. Town board may contract with county board for snow removal and blading. The town board of any town may contract with the county board of the county in which the town is situate for the use of county equipment and operators for snow removal from and the blading of any or all town roads within the town. The contract price therefor to be paid by the town to the county, shall be not less than the actual cost to the county of the use of such equipment and operators. County employees performing such work on town roads, shall be deemed county employees for all purposes while so engaged.

Approved April 22, 1949.

CHAPTER 637—S. F. No. 1476

[Coded as Section 125.33]

An act relating to the purchase of insurance by school districts.

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

[125.33] Section 1. Insurance; protection of children, instructors and automobile owners. A school district may provide for the protection of school children, instructors and automobile owners, and any other agency co-operating in providing cars for school districts where driver training courses are being offered, against public liability, property damage, collision, fire and theft, arising out of the operation of any vehicle used in the courses. Such insurance contract shall be one whereby the insurance company assumes direct liability which shall give rise to a cause of action by the injured person against the insurance company only and not against the school district.

Approved April 22, 1949.