CHAPTER 129.
AN ACT providing for the consolidation of the office of jailer with that of sheriff in each county of the State.

§ 1. The office of jailer is hereby consolidated with that of sheriff, in each county of the state, under the provisions of Section 105 of the Constitution. There are hereby transferred to and vested in the sheriff, all the powers and duties heretofore authorized by law to be exercised or performed by the jailer. Wherever in any law of the State, reference is made to the jailer, such reference shall be deemed to apply to the sheriff, except where the context requires otherwise.

CHAPTER 144
AN ACT to regulate, control and fix standard weights of wheat flour and the size of packages containing same; and to provide penalties for the violation of this Act.

Be it enacted by the General Assembly of the Commonwealth of Kentucky:

Each package shall have the net weight printed or plainly marked on it.

Fig. 4 — Excerpt from, Acts of the General Assembly of the Commonwealth of Kentucky, 1934. Chapter 129 (above) was published with no enacting clause and was thus declared "invalid" in Stickler v. Higgins, 269 Ky. 260. Chapter 144 (below), from the same statute book, shows the constitutionally required enacting clause.

CHAPTER 199
An Act Requiring Licenses for the Operation, Maintenance, Opening or Establishment of Stores in This State, the Classifying of Such Stores, Prescribing the License and Filing Fees to be Paid Therefor and the Disposition Thereof, and the Powers and Duties of the State Board of Equalization in Connection Therewith; and Prescribing Penalties for the Violation Thereof and Repealing Sections 2420.1, 2420.2, 2420.3, 2420.4, 2420.5, 2420.6, 2420.7, 2420.8, 2420.9, 2420.10, 2420.11, Revised Codes of Montana, 1935.

Be it Enacted by the People of the State of Montana:

Section 1. That from and after the first day of January A. D. 1938, it shall be unlawful for any person, firm, corporation, association or co-partnership, either foreign or domestic, to open, establish, operate or maintain any

CHAPTER 202

Be it enacted by the Legislative Assembly of the State of Montana:

Section 1. The state board of equalization in computing the deductions allowable for expenditures under Section 2090 of the Revised Codes of the State of Montana on petroleum and natural gas production, shall compute and allow deductions for any such expenditures

Fig. 5 — Excerpt from, Laws, Resolutions and Memorials of the State of Montana, 1937. Chapter 199 was published with the wrong type of enacting clause and thus was held "invalid" by the State Supreme Court in the Vaughn case, 109 Mont. 52. Chapter 202 (below) shows the proper style of an enacting clause for a law of the State.