required under the Minnesota law and provided further, that the state entomologist may enter into reciprocal agreements with the responsible officers of other states under which nursery stock owned by nurserymen or dealers of such states may be sold or delivered in this State without furnishing bond, without special permit tags of all descriptions, without filing of special invoice, without fumigation of stock, without making special inspection at time of shipping, without signing of special statements concerning locations of stock, or without any other kind of special inspection other than that necessary for complying with the regular filing of the accepted certificate of inspection.

"(e)—If any of the exemptions provided for in paragraph (d) of this section shall be held invalid by any court of competent jurisdiction, the class or classes held to be invalidly exempted shall forthwith become subject to the provisions of paragraph (c) as if no exemptions had been provided for.

"(f)—All agents selling nursery stock, or soliciting orders for nursery stock shall secure from the state entomologist and carry an agent's certificate bearing a copy of the certificate held by the principal. Said agent's certificate shall be issued only to agents authorized in writing or upon request of their principal."

Approved March 20, 1935.

## CHAPTER 55—S. F. No. 429

An act subdividing certain villages into election districts.

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

Section 1. Election districts created.—The village council of each village that is separated from the town for election purposes, which according to the last state or federal census has a population between 3,000 and 3,700 inhabitants and which has an assessed value between \$750,000 and \$1,500,000 and which contains an area of at least one square mile, shall divide, consolidate and rearrange said village into parts for voting purposes, from time to time, so that the number of voters in each part shall be substantially equal and not to exceed six hundred. Such changes shall be made by resolution of the village council adopted at least 90 days before the next ensuing election and sixty days' posted notice shall be given before the same shall take effect.

Approved March 20, 1935.