in the amount of its capital stock shall be made by any such corporation, two-fifths of such increase in the capital stock shall be set apart and added to the guaranty fund thereof and kept and invested as aforesaid. Whenever on account of loss or otherwise the amount of the guaranty fund of such corporation shall fall below such sum as is so required to be set apart and invested by this act, no further guaranty or insurance shall be issued until the deficiency below the amount so required has been supplied.

SEC. 2. This act shall take effect and be in force from

and after its passage.

Approved April 6, 1893.

H. F. No. 826.

## CHAPTER 183.

Farmers' lesti-

An act to amend sections four and eleven of chapter one hundred and fifty-six of the general laws of Minnesota for the year 1891, the same being "an act to establish and maintain Farmers' institutes in Minnesota."

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

Amending general laws of 1891, chap. 156. SECTION 1. Section four of chapter one hundred and fifty-six of the general laws of Minnesota for the year 1891 is hereby amended so as to read as follows:

Board of adminlatestics

Sec. 4. That a board of administration shall be and is hereby created to superintend the execution of this act, and on and after August 1, 1893, said board shall be constituted as follows: Two members of the board of regents of the university of Minnesota, to be selected by said board of regents, the director of the state experimental station ex-officio, and the president of the state agricultural society, who shall be a member for three years from the first day of August, 1893, the president of the state dairy association, who shall be a member for two years from said date, and the president of the state horticultural society, who shall be a member for one year from said date; and at the expiration of the terms so designated the presidents of the state agricultural society, the state dairy association and the state horticultural society, who are then elected and acting as such presidents, shall become members of said board of administration, and shall hold their places as such members for three years, when the vacancies then made shall be filled by the acting presidents of those societies as above stated. Provided, that the presidents of the three societies enumerated shall, in conjunction with said members of the board of regents of the university of Minnesota and the director of the experimental station, constitute the board of administration until August 1, 1893.

SEC. 2. Section eleven of said chapter one hundred and fifty-six is hereby amended by adding thereto the follow-

ing:

The board of administration of farmers' institutes shall make an estimate of paper needed for the publication of institute annuals as herein provided, both for the annual issues and for new editions of prior annuals where electrotype plates may have been preserved, and shall, in proper time, file a requisition for such paper with the state board of publication, who shall make provision for the same in their estimates for public print-In all cases where the secretaries of the several county agricultural societies shall make application for bound copies of institute annuals before June 10th of each year, to the superintendent of institutes, in numbers not to exceed fifty, to be used as premiums at their county fairs, it shall be the duty of the state board of publication to cause such annuals to be bound in a substantial manner when presented by said superintendent at the office of the state printer, and when so bound it shall be the duty of said superintendent of institutes to forward such bound copies to the applying secretaries before the time of holding their fairs, with transporta-tion charges prepaid. It is hereby expressly provided that in case any of such books are not used as premiums, that the secretary of the county agricultural society shall return them to said superintendent of institutes, with charges for transportation following.

nish the paper for the annuals.

The state to fur-

SEC. 3. This act shall take effect and be in force from

and after its passage.

Approved April 5, 1893.

## CHAPTER 134.

S. F. No. 479.

An act to amend section fifty-nine of chapter sixty-four, general statutes of one thousand eight hundred and seventy-eight, and to repeal acts amendatory thereof, relating to district courts and general terms thereof.

Fourth judicial district.

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

SECTION 1. That the second subdivision of section fifty-nine of chapter sixty-four of the general statutes of one thousand eight hundred and seventy- eight be and the same is hereby amended so as to read as follows:

Amending chapter 64, general statutes 1878.

In the county of Anoka on the third Monday in March and the second Monday in October.

Term of court in Anoka county.

Sec. 2. All acts and parts of acts inconsistent herewith are hereby repealed.

SEC. 3. This act shall take effect and be in force from and after its passage.

Approved March 22, 1893.