trict courts of this state, save that said writ of execution shall be returned to the court from whence the same was issued within thirty days after the issuance of the same.

SEC. 3. It is *further provided*, that nothing in this **B**xceptions. act shall be construed to authorize or empower any municipal court in this state to issue any writ of habeas corpus, quo warranto, ne exeat, mandamus, prohibition or injunction.

SEC. 4. All acts or parts of acts inconsistent with this act are hereby repealed.

SEC. 5. This act shall take effect and be in force from and after its passage.

Approved March 20, 1897.

CHAPTER 58.

An act to amend section 36 of chapter 175 of the Creamery fire laws of 1895, authorizing the organization of mutual companies. creamery fire insurance companies.

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

SECTION 1. That section 36 of chapter 175, general laws of 1895, be amended to read as follows:

SEC. 36. No policy shall be issued by a purely mutual \$750,000 infire insurance company hereafter organized until not less than seven hundred and fifty thousand dollars of necessary. insurance, in not less than three hundred separate risks, upon property located in Minnesota has been subscribed for and entered on its books; provided, that mutual Exception. fire insurance companies hereafter organized for the purpose of writing fire insurance upon creamery buildings and their contents exclusively, may and are hereby authorized to issue policies when not less than one hundred thousand dollars of insurance, in not less than fifty separate risks, upon creamery buildings or their contents located in the state of Minnesota, has been subscribed for and entered upon such company's books. Such companies shall be designated as "Mutual Creamery Fire Insurance Companies," and shall issue no policy except upon buildings used for creamery purposes and their contents. No officer or other person No officer to whose duty it is to determine the character of the risks, receive comand upon whose decision the application shall be ac- premiums. cepted or rejected by a mutual fire insurance company, shall receive as any part of his compensation a commis-

surance and 300 risks

S. F. No. 13.

sion upon the premiums, but his compensation shall be a fixed salary and such share of the net profits as the directors may determine; nor shall such officer or person aforesaid be an employe of any officer or agent of the company. The provisions of section thirty-six do not apply to township mutual fire insurance companies.

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

Approved March 20, 1897.

S. F. No. 107.

CHAPTER 59.

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Certain corpornations An act authorizing all corporations other than those for pecuniary profit to increase the number of their trustees.

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

Any corporation other than those for pecuniary profit,

SECTION 1. That any corporation other than those for pecuniary profit, heretofore or hereafter incorporated by virtue of any law of this state, may by resolution of its board of trustees, adopted at any regular or called meeting, by a majority vote thereof, increase the number of the trustees of such corporation and provide for their election; and a copy of such resolution subscribed and sworn to by the president and secretary of such corporation shall be recorded in the registry of deeds of the county where the corporation is located and in the office of the secretary of state.

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

Approved March 20, 1897.

8. F. No. 158.

Relating to uses and trusts.

CHAPTER 60.

An act to amend chapter eighty-four (84), general laws eighteen hundred and ninety-three (1893), being subdivision sixth (6th), section forty-two hundred eighty-four (4284), general statutes eighteen hundred ninety-four (1894), relating to uses and trests.

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