

CHAPTER 218—S. F. No. 93.

An Act to amend sub-division 3 of Section four thousand one hundred nine (4109) Revised Laws of Minnesota, 1905, relating to the service of summons on foreign corporations.

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

Section 1. **Service may be made upon agent of freight or passenger line having agent in this state.**—That Sub-division 3 of Section 4109 Revised Laws of Minnesota, 1905, be and the same is hereby amended so as to read as follows:

“3. If the defendant be a foreign corporation the summons may be served by delivering a copy to any of its officers or agents within the state, *provided that any foreign corporation having an agent in this state for the solicitation of freight and passenger traffic or either thereof over its lines outside of this state, may be served with summons by delivering a copy thereof to such agent.* If a foreign insurance corporation, two copies shall be delivered to the insurance commissioner, who shall file one in his office and forthwith mail the other postage prepaid to the defendant at its home office.”

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

Approved April 9, 1913.

CHAPTER 219—S. F. No. 149.

An Act providing for the incorporation of villages from out of the territory of certain villages already incorporated or attempted to be incorporated in this state.

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

Section 1. **Incorporation of villages from territory of villages already incorporated.**—That when there shall have been incorporated or attempted to be incorporated any village in this state, the boundary lines of which shall include not less than sixteen square miles of land, and not less than fourteen square miles thereof shall consist of unplatted farm lands and farm dwelling premises, pasture and timber lands, and a part of such territory, not exceeding six hundred and forty acres, shall have been platted into village lots or blocks, and one distinct and separate portion of said platted lands shall be inhabited as a village, which platted lands shall have a name by which they are known and called, but not the name of the village incorporated or attempted to be incorporated, as aforesaid, any such separate and distinct platted portion of said territory, together with lands adjoining the same so conditioned as properly to be subject to village government,

not exceeding six hundred and forty acres, may be incorporated as a village, separate and distinct from any other territory and from the village so incorporated or attempted to be incorporated as aforesaid.

Sec. 2. To contain not less than 250 nor more than 2,000 population.—The territory so to be incorporated shall contain not less than two hundred and fifty or more than two thousand inhabitants, and Sections 701 to 745, inclusive, of the Revised Laws of Minnesota, 1905, shall apply to and in all things govern, authorize and control the proceedings to so incorporate, form, create and separate said village and for the government and control thereof when so incorporated.

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

Approved April 9, 1913.

CHAPTER 220—S. F. No. 209.

An Act to amend Section One (1) Chapter Sixty-One (61) of the General Laws of Minnesota for 1905, relating to the listing of mortgages and other real estate securities by registers of deeds.

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

Section 1. Lists not to include bank securities or mortgages upon which registry tax has been paid.—That Section One (1), Chapter Sixty-One (61) of the General Laws of Minnesota for 1905, be and the same is hereby amended to read as follows:

“Section 1. It is hereby made the duty of the register of deeds of each county in this state to make out a list of all mortgages or other real estate securities held, owned or controlled by the residents of his county, showing the names of the owners or agents, alphabetically arranged, and the amount due on each separate instrument. He shall make out such list according to the records of his office and deliver it to the county auditor on or before the last Thursday of April in each year, *but such lists shall not include the mortgages or other real estate securities held or owned by any national or state bank or banks nor the mortgages or other real estate securities upon which the registration tax provided by Chapter Three Hundred Twenty-Eight (328) of the General Laws of 1907 shall have been paid.*”

Sec. 2. All acts or parts of acts inconsistent with this act are hereby repealed.

Approved April 9, 1913.