of not less than the par value thereof. And shall be an assignment of the proceeds of a levy and the collection of a state tax for the building of armories, to which purposes such proceeds are hereby appropriated, and which tax the state auditor is hereby required to levy and collect anmually in an amount exceeding neither thirty thousand dollars ( $\$ 30,000$ ) , and enough more to pay the interest on such outstanding certificates of indebtedness, nor the principal and interest due on such certificates for the year next ensuing after the levy, until such certificates and interest thercon are all fully paid.

Sixth. That when any of said certificates shall mature, the said state auditor shall draw his warrant upon the state treasurer and the state treasurer shall pay upon said warrant, the amount due upon any such certificate of indebtedness, said warrants to be drawn in favor of and to the order of the person or persons holding said certificates at the time the same are presented for pay. ment."

Sec. 5. Rentals, etc., to be used for maintenance.-That Section 6 of Chapter 302, General Laws of Minnesota for the year 1911, be and the same is hereby amended by adding thereto the following:
"Provided, that the proceeds of rentals and other revenue derived from such armories may be devoted and applied by the armory board or commanding officer controlling the same, to the maintenance, extension. improvement and equipment thereof."

Sec. 6. Application.-All of the provisions of this act or of any previous act of which this act is amendatory shall be construed to include and apply to any division of naval militia now or hereafter organized in this state.

Sec. 7. Chap. 4, G .L. 1912 repealed.-That Chapter 4, General Laws of Minnesota for the year 1912. extra session, be and the same is hereby repealed.

Approved April 9, 1913.

## CHAPTER 227-S. F. No. 429.

An Act regulating the hours for opening and closing polling places at all village elections held in all villages in this state having a population of more than eight hundred (800). in. habitants.
Be it enacted by the Legislature of the State of Minnesota:
Section 1. Polls in villages of over 800 may be open from $9 \mathrm{a} . \mathrm{m}$. to $9 \mathrm{p} . \mathrm{m}$.-In all villages of this state, having a population of more than eight hundred (800) inhabitants, the polls may by resolution of the village council passed at least thirty (30) days before such election be kept open at any village elec.
tion from nine (9) o'clock a. m. until nine (9) o'clock p. m. No adjournment or intermission whatever, shall be taken except as provided in case of general elections.

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

Approved April 9, 1913.

## CHAPTER 228-S. F. No. 447.

An Act to amend Sections 2114, 2115, 2117 and 2120, Revised Laws of 1905 , relating to commission merchants.
Be it enacted by the Legislature of the State of Minnesota:
Section 1. Soliciting of shipments must be preceded by bond and license.-That Section 2114, Revised Laws of 1905, be and the same is hereby amended, so as to read as follows:
"Section 2114. For the purpose of this subdivision, a commission merchant is a person who may receive for sale, for account of the consignor, any agricultural products or farm produce. No person shall sell, or receive or solicit shipments of such commodities for sale, without first obtaining a license from the railroad and warehouse commission to carry on the business of a commission merchant and executing and filing with the secretary of state a bond to the state for the benefit of such consignors; if the license authorizes the sale of grain the bond shall be not less than four thousand dollars ( $\$ 4,000$ ). In either case the railroad and warehouse commission may at any time require such an additional amount of bond as it may deem necessary to protect the consignor."

Sec. 2. To state where applicant intends to do businessSeparate license for each location-Fee of \$2.-That Section 2115, Revised Laws of 1905, be and the same is hereby amended, so as to read as follows:
"Section 2115. The application for license shall be in writing, state the commodities for which license to sell is wanted, also the cities or other locations in the state where applicant intends to do business, and give the husiness address of the applicant and the estimated volume of business to be done monthly. If he desires a license which shall authorize him to sell grain, the bond shall be conditioned that he report to all persons consigning grain to him, and pay to them the proceeds of its sale, less charges and actual disbursements; otherwise the bond shall be conditioned for the faithful performance of his duties as commission merchant. Separate licenses and bonds shall be required for each location at which business is to be conducted and said licenses shall be kept posted in the office of the persons so licensed. All licenses shall expire May 31st, of each year. The

