

CHAPTER 317—S. F. No. 306.

An act to amend Sections 1, 2, and 3, Chapter 65, of the Laws of 1915, relating to mutual liability insurance associations.

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

Section 1. Livestock shipping associations given permit to issue policies under certain conditions.—That section 1, chapter 65, Laws of 1915, be amended so as to read as follows:

Such associations shall not begin to issue policies until a list of the subscribers, with the number of employes of each which, in the aggregate must number in the aggregate, not less than five thousand, together with such other information as the commissioner of insurance may require, shall have been filed at the insurance department, nor until the president and secretary of the association shall have certified under oath that every subscription in the list so filed is genuine and made with an agreement of all the subscribers that they will take the policies subscribed for within thirty (30) days of the granting of a license by the commissioner of insurance; provided that in case of associations organized exclusively for the purpose of insuring creameries, cheese factories *and livestock shipping associations*, such associations may begin to issue policies when the number of employes insured aggregates three hundred.

Sec. 2. Subscribers not to fall below a certain number.—That section 2, chapter 65, Laws of 1915, be amended so as to read as follows:

If at any time the number of subscribers falls below twenty, or the number of subscribers' employes within the state falls below five thousand, no further policies shall be issued until the total number of subscribers amount to not less than twenty, whose employes within the state are not less than five thousand. Provided, that in case of associations, organized for the purpose of insuring creameries, cheese factories *and livestock shipping associations*, the number of subscribers must not fall below two hundred nor the number of subscribers' employes within the state below three hundred.

Sec. 3. When admitted to transact business.—That section 3, chapter 65, Laws of 1915, be amended so as to read as follows:

Any mutual employers' liability insurance association of another state, upon compliance with all laws governing such corporations in general, the provisions of section 1705, Revised Laws of 1905, and the provisions of this act, may be admitted to transact business in this state. Such associations shall pay to the department of insurance the fees prescribed by section 9, chapter 386, Laws of 1911.

Whenever the contracts of insurance issued by such associations shall cover in the aggregate less than five thousand employes, or in the case of associations organized for the purpose of insuring creameries, cheese factories *and livestock shipping associations* less than three hundred employes, the assured shall forthwith notify the commissioner of insurance of such fact and if, at the expira-

tion of six months from said notice, the aggregate number of employes covered by said contracts of insurance shall be less than five thousand, or in the case of associations organized for the purpose of insuring creameries, cheese factories and *livestock shipping associations* less than three hundred employes, the commissioner of insurance shall revoke the license of such association and shall petition the district court for the appointment of a receiver for the purpose of winding up its affairs.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 21, 1919.

CHAPTER 318—S. F. No. 387.

An act to amend Section 32 of Chapter 229 of the General Laws of Minnesota for 1895, entitled an act to establish municipal courts in incorporated cities having a population of less than five thousand (5,000) inhabitants.

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

Section 1. Fees to be charged by municipal courts in certain cities.—That section 32 of chapter 229 of the General Laws of Minnesota for 1895, be and the same hereby is amended so as to read as follows:

Sec. 32. In all proceedings had in said municipal court the following fees shall be charged and collected by the judge or clerk as and for the compensation of the judge, and said fees may be taxed in all cases where applicable, as follows:

For summons, warrant or subpoena, thirty-five (35) cents.

For a venire for a jury, *fifty (50) cents.*

For a warrant in a criminal case, thirty-five (35) cents.

Taking a recognizance, thirty-five (35) cents.

Administering an oath, twenty-five (25) cents.

Certifying the same when administered out of court, twenty-five (25) cents.

For a writ of attachment, thirty-five (35) cents.

For hearing and deciding every motion for a new trial, every demurrer, and every motion to open a default, one (\$1) dollar.

Appeal from taxation of costs, one (\$1) dollar.

Entering a judgment, one dollar (\$1).

Every adjournment, twenty-five (25) cents.

Every bond, recognizance or security directed by law to be taken by judge of court, thirty-five (35) cents.

Taking an examination, deposition or confession, or entering any cause in docket, per folio, fifteen (15) cents.

For copy of any paper, proceeding or examination in any case, when demanded, per folio, fifteen (15) cents.