- (6) In villages, not included in any of the foregoing classifications, having both a population of less than five thousand inhabitants and an assessed valuation of less than one million five hundred thousand (\$1,500,000) dollars, the salary of the President and each Trustee is fixed at Ten (\$10.00) Dollars per year.
- Sec. 2. Federal or State census to fix population.—The population herein referred to shall be that last taken of either the Federal or State census, and the valuation shall be that fixed by the previous years assessment.
- Sec. 3. Inconsistent acts repealed.—All acts and parts of acts inconsistent with the provisions hereof are hereby repealed.
- Sec. 4. This act shall take effect and be in force from and after its passage.

Approved March 31, 1925.

CHAPTER 117-H. F. No. 306.

An act relating to the admission of attorneys at law to practice in Minnesota.

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

Section 1. Attorneys admitted to practice without examination in certain cases.—Any student of law who has heretofore matriculated in a law school accredited by the State of Minnesota, attended classes, studied under the faculty of said school, completed the prescribed course of study and received a diploma or a certificate from the dean to that effect; and who served in the military forces of the United States during the World War and received an honorable discharge therefrom, is recommended for his character, ability and learning by three or more Judges of the District Court; is an adult resident of the State of Minnesota of good moral standing and is a member or employee of the Legislature, in session at the time the State Bar examination is given, shall, upon proof of foregoing facts and payment of the usual fee, and on motion before the Supreme Court, be admitted within four months after the passage of this act to practice law without examination.

Approved March 31, 1925.

CHAPTER 118-S. F. No. 777.

An act authorizing the Game and Fish Commissioner of Minnesota to enter into negotiations with the proper authorities of the State of South Dakota for the adoption of rules and the making of contracts relative to commercial fishing in boundary waters between Minnesota and South Dakota and for the making of separate contracts when necessary and taking Lake Traverse out of the operation of Section 5595, General Statutes of 1923.

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

- Section 1. Commercial fishing in boundary waters.—The Game and Fish Commissioner of the State of Minnesota is hereby authorized to enter into negotiations with the proper authorities of the State of South Dakota relative to commercial fishing in boundary waters between the State of Minnesota and the State of South Dakota, and adopt such rules or make such contracts as may be found necessary governing the letting of contracts for commercial fishing and providing for the inspection and division of proceeds and for regulating all necessary matters relating to such commercial fishing in such boundary waters.
- Sec. 2. Commissioner to make contracts in certain cases.——In the event that no agreement can be made or rules adopted between the Game and Fish Commissioner of Minnesota and the proper authorities of South Dakota relative to commercial fishing in boundary waters, then and in that event the Game and Fish Commissioner of Minnesota may make contracts for commercial fishing on a percentage basis in such boundary waters and provide for the supervision, inspection and regulation thereof, and in such contract or regulation conform so far as may be deemed necessary with the contracts or regulations observed in the State of South Dakota relating to such boundary waters.
- Sec. 3. Law not to apply in certain cases.—After the passage of this act, Section 5595 of the General Statutes of 1923 shall not apply to or govern commercial fishing in Lake Traverse.

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

and approval.

Approved March 31, 1925.

CHAPTER 119-H. F. No. 619.

An act legalizing and validating transfers by county boards of county funds from sinking to revenue fund in certain cases.

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

Section 1. Transfers of funds legalized.—In any county of this state wherein, upon the creation of said county, the first levy of taxes for county revenue purposes, under the existing limitation of eight mills on the dollar of taxable property, the amount so levied was insufficient to meet the legal disbursements to be made out of said fund for such first year of county existence, and a levy was made in said year by the board of commissioners of such county