"Subscribed and sworn to before me this......day of......19..."

"Upon filing of said application with the commissioner of registration the commissioner of registration shall forward to said applicant original and duplicate registration cards which said applicant shall sign and acknowledge in duplicate before an officer authorized by law to administer oaths and having a seal and return said original and duplicate registration cards to said commissioner of registration.

Suitable card index devices shall be provided. There shall also be provided suitable index cards of sufficient facial area to contain

in plain writing and figures the data required thereon."

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

Approved April 20, 1925.

CHAPTER 279-S. F. No. 974.

An act permitting the annexation for city purposes of certain incorporated cities of the fourth class to cities of the third class operating under a home rule charter, adjoining such cities of the fourth class.

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

Section 1. Cities of third and fourth class may consolidate.—Any incorporated city of the fourth class whose territory adjoins the territory of any incorporated city of the third class operating under a home rule charter, whether such city of the fourth class is in the same county as said city of the third class or not, may be annexed to said city of the third class and become a part thereof for city purposes in the manner herein provided for.

Sec. 2. Petition.—Thirty-five per cent or more of the legal voters of such city of the fourth class, according to the number of votes cast at the last city election in said city of the fourth class, may petition the governing body of such city of the fourth class to call an election for the determination of such proposed annexation, which petition shall be filed with the recorder of the said city of the

fourth class.

- Sec. 3. Election in ten days after filing petition.—Such governing body shall within ten days after the filing of said petition as aforesaid fix a time and place for the holding of an election for the determination of said matter, which time shall not be later than thirty days after the filing of said petition, and which place shall be within the limits of said city of the fourth class.
 - Sec. 4. Notices to be posted.—It shall be the duty of the

recorder of the said city of the fourth class to cause a copy of said petition, with a notice attached thereto stating the time and place for holding said election, to be posted in three public places within such city of the fourth class at least ten days before the date of said election.

- Sec. 5. Judges of election.—Such governing body shall appoint three residents of said city of the fourth class as judges of election, and said election shall be conducted as far as practicable in accordance with the laws governing elections in cities of the fourth class. The ballots shall bear the words, "For annexation, Yes....... No......" with a space after each of the last two words, in one of which the voter shall make a cross to indicate his choice. Immediately after such election the judges shall canvass the ballots, and forthwith make and file with the recorder of the city of the fourth class a certificate that they have canvassed the ballots cast at such election, and the number of votes cast for and against said proposition.
- Sec. 6. Canvass of returns.—Within five days after such election, the governing body of said city of the fourth class shall meet and canvass the returns of said election, and upon the completion thereof shall make and file with the city recorder a certificate signed by each member of such governing body present and acting, showing the number of votes for annexation and the number of votes against annexation. If a majority of the votes cast were in favor of annexation, as evidenced by said certificates, the recorder of said city shall attach to such certificate the original petition, together with a copy of the resolution fixing the time and place of such election, and proof of the posting of the notices of election herein provided for, and forthwith file the same with the city clerk of the city to which the city of the fourth class is to be annexed.
- Sec. 7. Governing body to declare annexation.—At any time within twenty days after the filing of said certificate, the governing body of the said city of the third class may by resolution, duly passed, declare the said city of the fourth class to be annexed to said city of the third class and to be a part thereof, a certified copy of which resolution shall be duly filed with the secretary of state and the register of deeds of each county in which said city of the fourth class and said city of the third class are situated, and thereafter said city of the fourth class shall be annexed to and form part of said city of the third class, and all property and assets belonging to said annexed city shall belong to and be delivered to said annexing city, and the whole city, as thus enlarged, shall be responsible for all liabilities, obligations and indebtedness of the said annexed and annexing city.
- Sec. 8. Annexed body may be new ward.—After such annexation the said city of the fourth class shall be part of such ward,

or form such new and separate ward, as the said resolution annex-

mg it shall specify.

Sec. 9. Annexed city to be governed by all laws of annexing city.—Such annexed city shall in all respects be governed by the laws governing the annexing city at the time of such annexation. Upon such annexation, the territorial jurisdiction of the established municipal court, whether a municipal court, as such, or a justice court, whether established under general or special law, of the annexing city shall thereby be extended to the boundaries of the city as thus enlarged; and summons issued by or out of said court may be served at any place within the boundaries of the city as thus enlarged, as well as within the other territorial jurisdiction, created by law, of the said court.

Sec. 10. Not to issue liquor licenses.—No license, whatsoever, for the sale of intoxicating liquor in the city so annexed to any such city of the third class shall ever be granted unless the question of issuing the same shall be first submitted to the electors residing within the territory of such annexed city, and unless it shall be authorized by a majority vote of the electors voting at such election on such question. Such question shall be submitted to the voters of such annexed city by the governing body of such enlarged city only upon a petition therefor signed by at least forty per cent of the legal voters of such annexed city. Any such license granted

without complying with the terms of this section shall be void.

Sec. 11. Certificates of tax levy.—In all cases where the territory so annexed is situated in a county other than the county in which such annexing city is situated, all city taxes and assessments levied by such enlarged city upon the property situated in such other county, shall be certified to the county auditor of the county in which such territory is situated, and the county treasurer of such county, to whom the said city taxes are payable, shall pay to the treasurer of such enlarged city all of such city taxes and assessments.

Approved April 20, 1925.

CHAPTER 280-S. F. No. 1057.

An act amending Section 9610, General Statutes 1923, relating to the foreclosure of mortgages for installments.

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

Section 1. Foreclosure of mortgages for installments.—That Section 9610, General Statutes 1923, be and the same is hereby amended so as to read as follows:

Sec. 9610. Where a mortgage is given to secure the payment of money by installments, each installment either for principal or in-