

unsecured creditors of such bank and the bank or reorganizers thereof which represent ninety per cent of the amount of deposits and unsecured claims of such banks, then and in such case all other depositors and unsecured creditors shall be held to be subject to such agreement to the same extent and with the same effect as if they had joined in the execution thereof, and their claims shall be treated in all respects as if they had joined in the execution of such articles or reorganization plan in the event of restoration of such bank to solvency, and the reopening of the same for business.

Sec. 2. Application.—All deposits made in any State bank subsequent to the passage of this act shall be subject to the conditions thereof.

Sec. 3. Municipal funds exempt.—Deposits of the State of Minnesota, Counties, Cities, Villages, Townships and School Districts are exempt from the operation of this Act.

Approved March 3, 1925.

CHAPTER 39—H. F. No. 93.

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. Certain persons to be admitted to practice of law.
—Any person who before July 31, 1926, receives a diploma or certificate from a duly accredited law school in the State of Minnesota certifying that he has completed the full course of instruction prescribed by such law school and sustained a satisfactory examination thereon, and who served in the military or naval forces of the United States during the World War and received an honorable discharge therefrom, and who was disabled therein or thereby within the purview of the Act of Congress approved June 7, 1924, known as "World War Veterans Act, 1924," and in accordance therewith has received vocational rehabilitation and training in law, shall, on motion before the Supreme Court, upon proof of such facts and that he is an adult resident of the State of Minnesota of good moral character, be admitted to practice law without examination upon payment of the usual fee for such examination.

Approved March 3, 1925.

CHAPTER 40—H. F. No. 90.

An act to provide for the dissolution of any duly organized civil township in this state and for the disposition of any funds remaining to the credit of said township in the County Treasury, when the voters within said township have failed to elect any township officials, or said township has failed to exercise any of the functions and