Section 1. Compensation of election judges and clerks.— Subdivision 5 of Section 493, General Statutes 1923, as amended by Chapter 420, Laws 1925, is hereby amended to read as follows:

"5. To regular, special and ballot judges and clerks of election, forty cents for each hour necessarily spent in registering voters and receiving votes, and *fifty* cents for each hour so spent in counting and canvassing ballots. Provided, that such compensation to regular, special and ballot judges and clerks of election in cities of the first class operating under a home rule charter shall be fixed and determined by the city council or common council of such cities respectively.

Provided further, that such compensation to regular, special and ballot judges and clerks of election in cities now or hereafter having 20,000 and not more than 50,000 inhabitants, shall be fixed and determined by the city councils or other governing bodies of such cities respectively, in amounts not exceeding forty cents for each hour necessarily spent in registering voters and receiving votes, and fifty cents for each hour so spent in counting and canvassing ballots."

Approved April 16, 1927.

CHAPTER 229-H. F. No, 902.

An act to amend General Statutes 1923, Section 3335, relating to insurance.

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

Section 1. Limit of risks.—General Statutes 1923, Section 3335, is hereby amended to read as follows:

"3335. If any company other than life shall, directly or indirectly, effect the reinsurance of any risk taken by it, or any part thereof, it shall make a sworn report thereof to the commissioner, at the time of filing its annual statement, or at such other time as he may request.

No fire company shall insure or reinsure in a single risk a larger sum than one-tenth of its net assets; provided, however, that a mutual fire insurance company organized under the provisions of General Statutes 1923, § 3536, Subd. 1, may insure in a single risk, consisting of a creamery or a cheese factory, a sum equal to one per cent of its insurance in force.

Every company effecting any reinsurance in violation of the foregoing provision, and every agent effecting or negotiating the same, shall severally be guilty of a misdemeanor."

Approved April 14, 1927.