applicable, all provisions of this chapter relating to false registration, defacing posted lists, time allowed employes for voting, ballots, voting room, removal from district, regulations at polling places, challenge of voters, rules for marking ballots, methods of voting, violations of such provisions, and penalties, shall be observed and enforced."

- Sec. 7. Canvass of votes.—That Mason's Minnesota Statutes of 1927, Section 310, be and the same hereby is amended to read as follows:
- "310. Canvass of votes on primary ballots shall be made in the same manner and by the same officers as is provided by Chapter 6, of the Revised Laws of 1905, except as herein otherwise provided. The ballots shall be counted in the following manner: The election officers shall take the ballots from the boxes, count those cast for the candidates of each political party and for non-partisan candidates, place the party ballots and non-partisan ballots in separate piles and fasten them together.

Such officer's tally sheets on which the county has been so entered shall be included in the returns of such election. The officers of election shall on blanks to be provided for that purpose make full and accurate returns of the votes cast for each candidate.

The officers shall seal the returns and return the same to the auditor in the manner and as provided by the primary and general election laws."

Approved April 15, 1933.

CHAPTER 245-H. F. No. 92

An act amending Mason's Minnesota Statutes of 1927, Section 2689, as amended by Laws 1931, Chapter 17, relating to the penalties for delay in registration of motor vehicles.

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

Section 1. Transfer of ownership—procedure—fees.—That Mason's Minnesota Statutes of 1927, Section 2689, as amended by Laws 1931, Chapter 17, be amended to read as follows:

"2689. Every owner or transferor of a motor vehicle who fails or delays for more than seven days to surrender the registration certificate and existing number plates as herein provided, before he shall be entitled to sell and assign his right to have the tax paid by him credited to the transferee as herein provided, shall pay to the registrar a fee of 25 cents for each day not exceeding two days. and if such delay shall continue for 30 days thereafter, then 50 cents per month for each month or fraction thereof, not exceeding four months of such delay; and every owner or person charged with the duty to register a motor vehicle or pay any tax hereunder who fails or delays for more than seven days to register the same or pay such taxes as herein provided shall, before he shall be entitled to complete his registration as herein provided, pay to the registrar, a like fee. A filing with, or delivery to, the registrar of any application, notice, certificate or plates as required by this Act shall be construed to be within the requirements of this Act if made to the registrar or his deputy at an office maintained therefor, or if deposited in the mail or with a carrier by express with postage or carriage charge prepaid, and properly addressed to the registrar within seven days after the transfer of ownership or other occurrence upon which this Act provides for such filing or delivery."

Approved April 15, 1933.

CHAPTER 246—H. F. No. 169

An act concerning industrial loan and thrift companies, defining the same, and providing for their incorporation, powers, supervision and control.

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

Section 1. Industrial loan and thrift companies authorized.—It shall be lawful for three or more persons who may desire to form a corporation for the purpose of carrying on primarily the business of loaning money in small amounts to persons within the conditions hereinafter set forth, to organize under this law an industrial loan and thrift company by filing with the Secretary of State and the Register of Deeds of the counties in which such business is to be carried on, a certificate of incorporation, and upon paying the fees and upon compliance with the procedure provided for the organization and government of ordinary corporations under the laws of this state, and complying with the additional requirements prior to authorization to doing business as set forth in this Act.

Sec. 2. Capital stock.—No corporation shall be organized under this law or qualified to do business thereunder with a capital