of Minnesota for agricultural machinery of all kinds manufactured in the Minnesota State Prison shall not exceed 80% of the average price charged for similar items of such machinery sold in similar quantities to such wholesalers, retailers and selling agents during the year 1932. During the calendar years 1933 and 1934 the prices charged for parts for such agricultural machinery shall not exceed 70% of the average price charged for similar parts during the year 1932, provided, however, that nothing contained in this section shall affect or apply to such parts as retailed at a price of twenty-five cents or less each, during the year 1932. During the calendar year 1933 the price charged for binding twine manufactured in said prison shall not exceed a sum one cent per pound less than the average price charged for such binding twine in similar quantities during the year 1932.

- Sec. 2. Board of control and warden to reduce prices.—The Board of Control and the Warden of the Minnesota State Prison shall take appropriate steps to reduce the price of such agricultural machinery, parts thereof, and binding twine as herein directed and for that purpose may change the price of such machinery, parts thereof and binding twine if fixed prior to the passage of this Act regardless of other provisions of law regulating the time at which such prices shall be fixed.
- Sec. 3. May reduce prices in contract heretofore made.—In the event that any contract has heretofore been entered into for the delivery of agricultural machinery, parts thereof or binding twine during such calendar years, the Board of Control and the Warden of said prison shall reduce the price stipulated in such contract for such machinery, parts thereof, and binding twine, provided the wholesaler, retailer or selling agent agrees to reduce proportionately this price to purchasers from him of such machinery, parts thereof, and binding twine.

Section 4. This Act shall take effect and be in force from and after its passage.

'Approved April 20, 1933.

CHAPTER 343-H. F. No. 217

An act permitting villages organized and existing under Chapter 145 of the General Laws of Minnesota for 1885, and the amendments thereto, having a population of 10,000 or more, to establish

election districts therein; to provide for the election of the president and two trustees in each district; appointment of the recorder, and to fix the salaries of certain officers.

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

- Section 1. Villages may provide for election districts.— That any Village organized and existing under Chapter 145 of the General Laws of Minnesota for 1885, and the amendments thereto, having a population of 10,000 or more, may, by adopting the provisions of this Act, at a special election called therefor, as hereinafter provided, divide such Village into six election districts, provide for the election of two Trustees in and for each election district, the election of the President for two year terms, and the appointment of the Village Recorder by the Council.
- Sec. 2. Terms of officers.—That at the first annual Village election held after the adoption of the provisions of this Act in the manner hereinafter set forth the Village President shall be elected for a term of two years; one Trustee shall be elected in each district for a term of one year and one Trustee shall be elected in each district for a term of two years, and at each second annual election thereafter the President shall be elected for a term of two years and at each annual election thereafter one Trustee shall be elected in each district for a term of two years and a majority of the members of the Council shall constitute a quorum.
- Sec. 3. Salaries of officers.—The salaries of the President and Trustees shall be fixed by the Council and the President's salary shall not exceed Two Hundred (\$200.00) Dollars per month and each Trustee's salary shall not exceed Fifty (\$50.00) Dollars per month, and the Recorder shall be appointed by the Council and may be removed at any time by a majority vote of all members of the Council. The salary of the Recorder shall be determined and allowed by the Council.
- Sec. 4. Submission to vote of people.—Upon the filing of a petition for an election for the adoption of the provisions of this Act, signed by five per cent of the voters duly registered at the time of the preceding annual Village election, the Village Council shall provide for the submission of the provisions of this Act to the voters at the next annual Village election, and if a majority of those voting on the question shall vote in favor of the adoption of the provisions of this Act, the Council shall declare the same duly adopted, provided, however, that if the provisions of this Act are not adopted at such election, the question may be submitted at a subsequent annual Village election in the manner provided herein for such elections.

- Sec. 5. Judges to appoint commission.—On the adoption of the provisions of this Act, the Judges of the District Court of the district in which such Village is located, shall, upon receiving due notice thereof, appoint a commission of fifteen free holders of such Village which shall, within thirty days after their appointment, divide such Village into six election districts, each to contain not less than five hundred legal voters, all such districts to have approximately the same number of legal voters, as near as may be, and the certificate describing the election districts established by said commissioners, or a majority of them, shall be forthwith filed with the Village Recorder. The Council shall provide sufficient voting precincts in each election district.
- Sec. 6. Officers to serve unexpired term.—On the adoption of the provisions of this Act the Village President and the Village Recorder may each serve the unexpired term to which he was elected, and each Trustee, now serving on said Village Council may serve as a Trustee at large during his respective unexpired term at the rate of compensation as then received as by law provided.
- Sec. 7. Application of act.—This Act shall not be construed as abridging, restricting or in any other manner changing the powers of any such Village which is now organized and operating under Chapter 145 of the General Laws of 1885 or any other Acts supplementary thereto or amendatory thereof.

Approved April 20, 1933.

CHAPTER 344—H. F. No. 332

An act to amend Section 2672, Mason's Minnesota Statutes 1927, as amended by Chapter 432, Laws of 1929, and as amended by Chapter 217, Laws of 1931; and to amend Section 2674, Subdivision (a), Mason's Minnesota Statutes 1927, as amended by the Laws of 1929, Chapter 330, and as amended by the Laws of 1931, Chapter 167, relating to the taxation of motor vehicles; and to amend Mason's Minnesota Statutes, 1927, Section 2684-7, as amended by the Laws of 1931, Chapter 220, relating to reciprocal permission to non-resident motor vehicle owners.

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

Section 1. Definitions.—That Section 2672, Mason's Minnesota Statutes 1927, as amended by Chapter 432, Laws of 1929, and