after further provided; nor shall any township mutual fire insurance company insure any property other than dwellings and their contents, farm buildings and their contents, livestock, farm machinery, automobiles, country store buildings, and the household goods therein, threshing machines, farm produce anywhere on the premises, churches, and their contents, school houses, and their contents, society and town halls, and their contents, country blacksmith shops and their contents, parsonages and their contents, and the barns and contents used in connection therewith, buttermaker's dwelling houses and contents, and barns and contents used in connection therewith.

"No such company shall insure any property within the limits of any city or village, except that located upon lands actually used for farming or gardening purposes, but whenever the dwelling house of any person insured is within the limits of a town where the company is authorized to do business, and the farm on which such dwellings are situated is partly within and partly without such town, it may include in such insurance any outbuildings, farm produce, stock or other farm property on such farm outside of such limits; provided, however, any such company is hereby authorized to insure farmers cooperative creamery associations and county fair buildings whether the same are situated either within or without the limits of a duly incorporated village or city.

"No law relating to insurance companies now in force in this state shall apply to township mutual fire insurance companies unless it shall be expressly designated in such law that it is applicable to such companies."

Approved March 3, 1933.

CHAPTER 53—S. F. No. 552

An act to amend Mason's Minnesota Statutes of 1927, Section 425-1, relating to challengers for non-partisan candidates.

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

Section 1: Challengers at polls for non-partisan candidates.—That Mason's Minnesota Statutes of 1927, Section 425-1, be and the same hereby is amended so as to read as follows:

425-1. Challenger, or challengers, of illegal voters at elections in each precinct, for non-partisan candidate or candidates shall be appointed by the candidate or candidates, and they shall have all the rights and powers which the challengers representing parties have under the general election law at elections at which party candidates are voted for.

Approved March 3, 1933.