

ciation, the Minnesota County Exhibitors' association, the Minnesota Federation of County Fairs, the State Forestry association, the Minnesota Saddle Horse Owners' and Breeders' association, Minnesota State Nurserymen's association, *Minnesota Fruit Growers' association*, the Minnesota State Grange association and the Minnesota Farm Bureau Federation. The following societies and associations shall be entitled to one vote each; Minneapolis Market Gardeners' association of Minnesota, the State Growers' association, Minnesota Shorthorn Breeders' association, Minnesota Guernsey Breeders' association, Minnesota Jersey Cattle club, Minnesota Holstein-Friesian Breeders' association, the Minnesota Hereford Breeders' association, Minnesota Aberdeen Angus Breeders' association, Minnesota Red Polled Breeders' association, Minnesota Ayreshire Breeders' association, Minnesota Brown Swiss Breeders' association, Minnesota Poland China Breeders' association, Minnesota Duroc Jersey Breeders' association, Minnesota Chester White Breeders' association, the Minnesota Gladiolus Society and Minnesota Berkshire Breeders' association, provided, that all such societies and associations shall be active and state-wide in their scope and operation, hold annual meetings and be incorporated under the laws of the state of Minnesota, before being entitled to select such delegates. The societies and associations named in this sub-division shall file with the Secretary of State, on or before December 20, of each year, a report showing that said society or association has held a regular annual meeting for such year, a summary of its financial transactions for the current year and an affidavit of the president and secretary that it has a paid up membership of at least twenty-five. On or before January 5, of each year, the secretary of state shall certify to the secretary of the state agricultural society the names of such societies or associations herein named as have complied with the provisions hereof."

Approved March 25, 1937.

CHAPTER 107—S. F. No. 250

An act to amend Mason's Minnesota Statutes of 1927, Section 4536, relating to an official designation for the state hospitals and asylums for the insane and the hospital farm for inebriates.

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

Section 1. Official designation for state hospitals.—That Mason's Minnesota Statutes of 1927, Section 4536, be and the same hereby is amended so as to read as follows:

"4536—That the State *hospital* for the insane located at Anoka shall hereafter be known and designated as the Anoka State *Hospital*; that the State *hospital* for the insane located at Hastings shall hereafter be known and designated as the Hastings State *Hospital*; that the State *hospital* for the insane and the hospital farm for inebriates located at Willmar shall hereafter be known and designated as the Willmar State *Hospital*; that the State *hospital* for the insane located at Moose Lake shall hereafter be known and designated as the Moose Lake State *Hospital*; that the State hospital for the insane located at Fergus Falls shall hereafter be known and designated as the Fergus Falls State Hospital; that the State hospital for the insane located at Rochester shall hereafter be known and designated as the Rochester State Hospital; and that the State hospital for the insane located at St. Peter shall hereafter be known and designated as the St. Peter State Hospital."

Sec. 2. All acts, or parts of acts, inconsistent herewith are hereby repealed.

Approved March 25, 1937.

CHAPTER 108—S. F. No. 282

An act relating to powers and procedure in connection with the administration of trusts arising from the bidding in by a trustee of property on foreclosure of a mortgage or trust deed or upon acquisition of the legal title thereto by a trustee from a mortgagor by deed and transfer.

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

Section 1. **Powers and duties of trustees in certain cases.**—Whenever a mortgage made or assigned to a trustee or trust deed on any real property or any real and personal property located in this State has been heretofore or shall hereafter be foreclosed and bid in on such foreclosure by a trustee for the holders of the bonds or notes secured by such mortgage or trust deed, or for the holders of certificates or other evidences of equitable interest, in such mortgage or trust deed, or whenever a mortgagor after the mortgage has been executed and delivered, but not before nor as a part of the mortgage transaction, conveys directly to the mortgage trustee, thereby eliminating his title, the said trustee may at any time petition the district court of the county in which such property or any portion thereof is situated for instructions in the administration of the trust. Upon the filing of such petition the court shall make an order fixing a time and: