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

Section 1. Law amended—political party conventions.— That Mason's Supplement 1940, Section 601-3(2) (a) be and the same hereby is amended so that the same shall be and read as follows:

"(a) The nominees for state offices, senators and representatives in congress of each political party, shall meet on the second Monday after the primary election at the state capitol at twelve o'clock noon, at which time they shall elect a state central committee, herein provided for, of such size as they shall at said time determine, and shall also elect a congressional committee for each congressional district, of such size as they shall at said time determine, the members of each congressional committee to be chosen from among the electors of the several congressional districts respectively."

Approved February 18, 1943.

CHAPTER 48—S. F. No. 51

An act authorizing the renewal of the period of corporate existence of certain corporations whose period of duration has expired without renewal thereof.

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

Section 1. Corporate existence of certain county agricultural society corporation may be renewed.—Any County Agricultural Society which is a member of the State Agricultural Society of the State of Minnesota of which the period of duration has expired less than seven years before the passage of this act, and which has continued to carry on its business without a renewal of its said period, and which has heretofore taken the necessary action by its members to renew its corporate existence for an additional term of not to exceed 30 years from the date of such expiration, and which resolution renewing and extending such corporate existence was adopted as required by law either before or after the date of expiration of its corporate existence, but within eight years thereafter, but which resolution has not been filed with the Secretary of State and other proceedings had as required by law, is hereby legalized, confirmed and made effective as if said action so taken had been regular and in conformity with law, and such attempted extension of the corporate term of said corporation is hereby legalized and made valid as though all such proceedings had been taken and completed before the expiration of the term of its duration, and all acts and transactions taken or made by any such corporation or its proper officers subsequent to the expiration of its original period of duration shall be and the same are hereby legalized and made of the same force and effect as though such acts and transactions had been done or made prior to such expiration of said original period of duration, PROVID-ED, such resolution so extending said corporate existence shall be filed with the Secretary of State, and other proceedings had and carried out for the effectual extension of such corporate existence as provided by law within six months after the passage of this act.

Approved February 18, 1943.

CHAPTER 49-S. F. No. 79

. An act relating to salaries of mayor and aldermen in certain fourth class cities.

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

Section 1. Salaries of officers of certain fourth class cities.—In all cities of the fourth class in counties having a population of not less than 24,000 nor more than 26,000 inhabitants according to the Federal Census for 1940, and having an assessed valuation exclusive of monies and credits of not less than \$6,000,000 nor more than \$8,000,000, and having a total acreage of not less than 550,000 acres nor more than 560,000 acres, the salary of the mayor and each alderman shall be \$300.00 per annum payable pro rata monthly out of the city treasury.

Sec. 2. Effective January 1, 1944.—This act to take effect and be in force from and after January 1, 1944.

Approved February 18, 1943.

CHAPTER 50-S. F. No. 178

An act providing for the renewal of the period of corporate existence of corporations organized under the cooperative laws of this state, and the corporations organized under any laws of this state which have conducted their business upon the cooperative plan, and legalizing and validating certain corporate acts and contracts done, performed and entered into by such corporations.