

CHAPTER 458—H. F. No. 489

An act relating to what property may be insured by township mutual companies; amending Minnesota Statutes 1945, Section 67.27, Subdivision 1.

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

Section 1. Minnesota Statutes 1945, Section 67.27, Subdivision 1, is amended to read :

67.27. What may be insured. Subdivision 1. Kinds of property. No township mutual fire insurance company heretofore organized and no company organized pursuant to Sections 67.12 to 67.15, 67.18 to 67.20, 67.22 to 67.28, 67.30 to 67.32, and 67.34 to 67.43 shall insure any property outside of the limits of the towns in which the company is authorized by its certificate or articles of incorporation to transact business, except personal property temporarily outside of the authorized territory and except as hereinafter further provided, nor shall any township mutual fire insurance company insure any property other than dwellings and their contents, farm buildings and their contents, live stock, 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 country garages* and their contents, parsonages and their contents and the barns and contents used in connection therewith, creameries, cheese factories and their equipment and contents and respective operators' dwelling houses and contents and barns and contents used in connection therewith, and *churches and* dwellings, together with the usual outbuildings and the usual contents of both those dwellings *and churches* and outbuildings, in any city, village, nor [or] borough of 1800 or less inhabitants, and any county poor farm together with contents and such personal property as is used in connection therewith, and which real property, contents, and personal property are situated in the county wherein these township mutual fire insurance companies are operating; provided, when at a duly called special or annual meeting of the policyholders it shall be duly decided by them by a majority vote to do so.

Approved April 16, 1949.