Section 88.48, Subdivision 5, but such delivery shall not be considered delivery to the purchaser. The county attorney shall be instructed in the transferral of the deed to him that said deed shall not be delivered to the purchaser unless the land involved is accepted as and placed into an auxiliary forest.

Subd. 4. All deeds executed and delivered by the state pursuant to this section before the effective date of this act, containing conditions subsequent or conveying determinable fees, shall at the request of the purchaser, be returned to the commissioner who is herewith empowered to issue a new deed pursuant to subdivision 2 above.

Approved April 7, 1955.

CHAPTER 390-H. F. No. 1467 [Coded]

An act relating to the incorporation of certain organized towns as villages and regulating the powers thereof.

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

Incorporation of villages, pow-[412.012] Section 1. Any organized town having a population of more than ers. 500 persons, a platted area on which at least half of the population of the town resides, and containing within its limits both lands containing taconite as described in Minnesota Statutes 1953, Section 298.23, and a plant or plants for the concentration of taconite, either under construction or in operation, may organize as a village in the manner provided by Minnesota Statutes 1953, Chapter 412, and the territory within such town shall be deemed to be so conditioned as properly to be subjected to village government. The petition for the calling of an election on the question of incorporation may be signed by 25 voters who have resided continuously in the territory proposed to be incorporated for at least one year prior to the date of the petition. Upon approval by a majority of the electors of any village so organized at a general village election at which the question of issuing such license is sub-mitted, licenses under Minnesota Statutes 1953, Section 340.11, may be issued without regard to the limitation of subdivision 15 of said section but subject to all the other restrictions therein contained.

Approved April 7, 1955.