CHAPTER 127.

[S. F. No. 203.]

AN ACT TO AMEND CHAPTER TWO HUNDRED AND TWENTY-FIVE (225) OF THE GENERAL LAWS OF THE STATE OF MINNESOTA FOR THE YEAR ONE THOUSAND EIGHT HUNDRED AND EIGHTY-NINE (1889), BEING AN ACT RE-QUIRING THE PAYMENT OF FEES INTO THE STATE TREASURY BY CORPORATIONS UPON FILING ARTICLES OF ASSOCIATION.

General Laws of 1889, amending Chap. 225—incorporation

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

Section 1. That Chapter two hundred and twenty-five (225) of the General Laws of the state of Minnesota for the year one thousand eight hundred and eighty-nine (1889) entitled "An act requiring the payment of fees into the state treasury by corporations upon the filing of articles of association, or upon increase of capital stock," is hereby amended by adding the following provision to section three (3) of said chapter:

"Provided, None of the provisions of this act shall apply to any manufacturing corporation or association whose articles provide that its functions shall be limited to the paying fees. business of manufacturing and to business essential thereto.

"Provided further, That none of the provisions shall apply to or in any manner affect corporations which may be Certain farming organized for the purpose of raising and improving live exempt. stock, cultivating and improving farm, garden or horticultural lands, growing sugar beets, or any corporation formed or created for the purpose of canning fruits or vegetables, or the local telephone companies connecting towns phone comor villages of less than two thousand (2,000) inhabitants each."

This act shall take effect and be in force from SEC. 2. and after its passage.

Approved March 25, 1891.

Manufacturing incorporations exempt from

incorporations

Also, local tele-