SEC. 5. Surveyor general of logs and lumber of each district is hereby authorized to appoint such additional deputies as may be deemed necessary for the inspection of such cedar material.

This act shall take effect and be in force from Sec. 6. and after its passage.

Approved April 21, 1903.

CHAPTER 347.

H. F. No. 675.

An act to amend section thirty-six (36) of chapter one Organization of mutual hundred and seventy-five (175) of the General Laws of fire inone thousand eight hundred ninety-five (1895), as companies. amended by chapter two hundred and fifty-eight of the General Laws of eighteen hundred and ninety-seven (1897), and as amended by chapter one hundred and ninety-eight (198) of the General Laws of eighteen hundred and ninety-nine (1899), authorizing the organization of mutual creamery fire insurance companies, and mutual retail hardware fire insurance companies, and mutual dwelling house fire insurance companies.

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

Section 1. That section thirty-six (36) of chapter one hundred and seventy-five (175) of the General Laws of eighteen hundred and ninety-five (1895), as amended by chapter two hundred and fifty-eight (258) of the General Laws of eighteen nundred and ninety-seven (1897), as amended by chapter one hundred and ninety-eight (198) of the General Laws of eighteen hundred and ninety-nine (1899), be amended so as to read as follows:

Section 36. No policy shall be issued by a purely mutual fire insurance company hereafter organized, until not less than seven hundred and fifty thousand (750,000) dollars of insurance, in not less than three hundred (300) separate risks upon property located in Minnesota has been subscribed for and entered on its books. Provided, Creamery that mutual fire insurance companies, hereafter organized, companies for the purpose of writing fire insurance upon creamery organized and cheese factory buildings and their contents and equipments exclusively, may and are hereby authorized to issue policies, when not less than fifty thousand (50,000) dollars, in not less than twenty-five (25) separate risks, upon creamery and cheese factory buildings or their contents

may be

No commission on premiums.

Hardware insurance companies.

200 separate risks required.

Dwelling houses, barns, etc.

and equipments, located in the State of Minnesota, has been subscribed for and entered on any such company's Such companies shall be designated as "mutual creamery fire insurance companies," and shall issue no policy except upon buildings used for creamery and cheese factory purposes and their contents and equipments. No officer, or other person, whose duty it is to determine the character of the risk, and upon whose decision the application shall be accepted or rejected by a mutual fire insurance company, shall receive as any part of his compensation a commission upon the premiums, but his compensations shall be a fixed salary and such share of the net profits as the directors may determine. Nor shall such officer or person aforesaid be an employe of any officer or agent of the company. The provisions of section thirtysix (36) do not apply to township mutual fire insurance companies. And provided, further, that mutual fire insurance companies hereafter organized for the purpose of writing fire insurance upon the stock in trade, tools and fixtures of retail hardware dealers, or upon the store buildings containing the same when such building is owned by the owner of such stock, tools and fixtures, or upon both such stock, tools, fixtures and buildings, may and are hereby authorized to issue policies when not less than five hundred thousand (500,000) dollars of insurance or not less than two hundred (200) separate risks upon such property located in the State of Minnesota, has been subscribed for and entered upon such company's books. Such companies shall be designated as "mutual retail hardware fire insurance companies," and shall issue no policy except upon the stock in trade, tools and fixtures or upon the building containing the same when the building is owned by the owner of such stock, tools and fixtures or upon both such stock, tools, fixtures and building, and provided further that mutual fire insurance companies hereafter organized for the purpose of writing fire insurance upon dwelling houses, their contents, also barns, live stock and vehicles, may and are hereby authorized to issue policies when not less than two hundred and fifty thousand (250,000) dollars of insurance, or not less than (200) separate risks upon such property located in the State of Minnesota has been subscribed for and entered upon such company's books. Such companies shall be designated as "mutual dwelling house fire insurance companies" and shall issue no policy except

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upon dwelling houses, their contents, also barns, live stock and vehicles.

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

Approved April 21, 1903.

CHAPTER 348.

H. F. No. 700.

An act to provide for additional clerk hire for county for county treasurers in certain cases.

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

Section 1. In all counties in this state containing a population of not less than forty-five thousand (45,000) inhabitants, where the salary of the county treasurer is fixed at sixteen hundred (1,600) dollars per annum, by law, such county treasurer shall hereafter be allowed by the county commissioners of said county, a sum not exceeding two thousand (2,000) dollars annually for clerk hire, payable in monthly installments.

SEC. 2. All acts and parts of acts inconsistent with

this act are hereby repealed.

SEC. 3. This act shall take effect and be in force from and after its passage.

Approved April 22, 1903.

CHAPTER 349.

H. F. No. 721,

An act to amend section five (5) of chapter two (2) of the General Laws of one thousand nine hundred and estate. two (1002), entitled an act relating to the taxation of real estate; providing for penalties relating thereto; the entry of tax judgments and the sale and disposition of such delinquent real estate; redemption from such sale, and the payment of taxes upon real estate so delinquent.

Taxation

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

Section 1. That section five (5) of chapter two (2) of the General Laws of one thousand nine hundred and two (1002) be and the same is hereby amended to read as follows:

Section 5. Character of papers in which notice and list Character may be published: Any newspaper having been printed papers.