Minnesota that a like sum will be raised for a second year. Further, each county securing this aid shall through its board of county commissioners, agree to the employment of an agricultural agent approved by the said dean, and who will meet the requirements of the United States department of agriculture prerequisite to the giving of aid to said county by the United States department of agriculture for the employment of a county agriculture for the employment of a county agricultural areas.

cultural agent.

Sec. 4. Each county authorized to appropriate \$1,000 for compliance with this act.—Each and every county of the state of Minnesota is hereby authorized and empowered to appropriate annually not to exceed one thousand (\$1000) dollars for the maintenance, support and expenses of a county agricultural agent, and said counties are authorized to set apart and appropriate said sum of money subject to the order of the said dean of the department of agriculture of the university of Minnesota, and to be paid upon such order, and only upon such order, for the salaries of said county agricultural agents and such further employees as may be employed by him within the appropriations available and other expenses incident to the work of such agents.

Sec. 5. Co-ordination of federal, state and county governments.—This appropriation and these regulations are made for the purpose of establishing a co-ordination of the work of the federal government, the state and the counties, under the direction of the dean of the department of agriculture of the university of Minnesota, in the matter of employment and maintenance of county agricultural agents.

Approved April 19, 1913.

CHAPTER 377-H. F. No. 596.

An Act to amend Section Five (5) of Chapter Three Hundred Eighteen (318) of the Laws of Minnesota for the year nineteen hundred seven (1907) relating to assessment or co-operative life insurance.

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

Section 1. 65 per cent of all premiums to mortuary fund, and 60 per cent where funeral benefit is stipulated.—That Section Five (5) of Chapter Three Hundred Eighteen (318) of the Laws of Minnesota for the year nineteen hundred seven (1907) be and the same is hereby amended so as to read as follows:

Section 5. Every such corporation now or hereafter organized or admitted to transact the business of life insurance in this state shall set aside and appropriate exclusively to its mor-

tuary or benefit funds, including reserve or special benefit funds, not less than sixty-five per cent (65%) of all premium receipts and all interest earnings thereon upon such life insurance policies that shall have been in force one year or more, and the entire amount of receipts upon post-mortem assessment certificates except the expense dues and charges therein provided. And no such funds heretofore or hereafter so appropriated to such mortuary or benefit fund, including reserve or special benefit funds, shall ever be used for the expense of conducting such business.

Provided, that every such corporation which issues a certificate or policy or makes an agreement with its members, by which, upon the decease of a member, a funeral benefit is to be paid, or funeral service is to be furnished, not exceeding two hundred dollars (\$200.00) in amount or value, and which pays no accident, disability or other benefits, shall set aside and appropriate exclusively to its mortuary or benefit funds, including reserve or special benefit funds, not less than sixty per cent (60%) of all premium receipts upon such insurance policies that shall have been in force one year or more, and the entire amount of receipts upon post-mortem assessment certificates except the expense dues and charges therein provided. And no such funds heretofore or hereafter so appropriated to such mortuary or benefit funds, including reserve or special benefit funds, shall ever be used for the expense of conducting such business.

The net accretions to the funds enumerated in this section derived from interest, rents, or other sources, shall also be set aside and appropriated exclusively to the fund producing said

net accretions.

Approved April 19, 1913.

CHAPTER 378-H. F. No. 687.

. An Act relating to foreign corporations which have been or hereafter may be prohibited by judgment under Section 5169, Revised Laws 1905 from continuing business within the state.

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

Section 1. Foreign corporations ousted from state, readmitted on certain conditions.—Any foreign corporation which has heretofore or may hereafter be prohibited by judgment under Section 5169, Revised Laws, 1905, from continuing its business within this state, and whose business at the beginning of the proceedings resulting in such judgment was and thereafter continued to be in whole or in part manufacturing within this state, shall be entitled to the rights, benefits and privileges of Section 2889, Revised Laws, 1905, by filing with the secretary of state