

extending from top to bottom of the Return Sheet. The Canvassing Board shall collect the returns of each color or party, straighten out the folds of the returns by cutting the gummed paper placed on the return, fold the returns along the creased lines, file and form them into plate or plates with the device or mechanism herein described using the same method in so doing as prescribed herein for ballots and obtain the total result in the County for each candidate by adding the total obtained in each voting district, where the candidate's name appeared on the ballot, for each candidate, and place the result on the blank return used as a Summary Sheet and attached to the plate. From these figures the Canvassing Board shall obtain the results and information needed in issuing the statements required by law for them to issue. In counties with cities divided into wards, the returns from districts within such cities shall be collected according to wards, and plates formed for each such collection with a blank return sheet to be used as a Summary Sheet attached to each such plate. The Summary Sheets for each ward are to be detached and made into plates, and the result of the total vote in all wards for each Candidate, for whom votes are cast in more than one ward, obtained by adding together the total vote in each ward for such candidates and recording the figures on the blank return sheet attached to the plate. The total result for the city shall be included in total vote for the county by adding same to the results obtained from the other districts in the county.

Sec. 17. **Inconsistent acts repealed.**—All Acts, or parts of Acts, inconsistent with this Act are hereby repealed.

Sec. 18. This act shall be in force and effect from and after its passage.

Approved April 19, 1923.

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#### CHAPTER 405—H. F. No. 852.

*An act to amend Section 6185, General Statutes of Minnesota, 1913, as amended by Chapter 404, General Laws of Minnesota for 1917, relating to the amendment of certificates of incorporation of corporations.*

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

Section 1. **Amendments to certificates of incorporation.**—That Section 6185, General Statutes of Minnesota, 1913, as amended by Chapter 404, General Laws of Minnesota for 1917, be amended so as to read as follows:

6185. The certificate of incorporation of any corporation now or hereafter organized and existing under the laws of this State may be amended so as to change its corporate name, or so as to increase or decrease its capital stock, or so as to change the number and par value of the shares of its capital stock, or in respect

of any other matter which an original certificate of a corporation of the same kind might lawfully have contained, by the adoption of a resolution specifying the proposed amendment, at a regular meeting or at a special meeting called for that expressly stated purpose, in either of the following ways: (1) by majority vote of all its shares, if a stock corporation; or if not, (2) by majority vote of its members; or, in either case (3) by majority vote of its entire board of directors, trustees, or other managers within one year after having been thereto duly authorized by specific resolution duly adopted at such a meeting of stockholders or members, and by causing such resolution to be embraced in a certificate duly executed by its president and secretary, or other presiding and recording officers, under its corporate seal, and approved, filed, recorded, and published in the manner prescribed for the execution, approval, filing, recording, and publishing of a like original certificate.

As to a local building and loan association, the resolution to amend may be adopted as above provided or by a two-thirds vote of the stockholders of the association attending the meeting in person or by proxy.

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

Approved April 19, 1923.

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#### CHAPTER 406—II. F. No. 1398.

*An act to provide for a levy of taxes for state purposes for the fiscal years ending June 30th, 1924, and June 30th, 1925.*

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

Section 1. **Tax levy for 1924.**—For the purpose of defraying the expenses of the state for the fiscal year ending June 30th, 1924, a tax of Seven Million, Five Hundred Ninety-One Thousand, Six Hundred Sixty-Eight (\$7,591,668.00) Dollars, or as near that amount as practicable, shall be levied on all the taxable property of the state; provided, that the tax hereby levied shall not exceed the rate of Four (4) mills on each dollar of taxable property.

Sec. 2. **Tax levy for 1925.**—For the purpose of defraying the expenses of the state for the fiscal year ending June 30th, 1925, a tax of Four Million, Seven Hundred Twenty-Eight Thousand, Eight Hundred Eighty—(\$4,728,880.00) Dollars, or as near that amount as practicable, shall be levied on all taxable property of the state; provided, that the tax hereby levied shall not exceed the rate of Two and One-half (2½) mills on each dollar of taxable property.

Sec. 3. **To credit of general revenue fund.**—All taxes levied under the provisions of this act, when collected and paid into the