to property that may be insured by mutual hail and cyclone insurance companies.

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

Section 1. Formation—Conditions before issue of policies.— That Section 3413, General Statutes 1913, be and the same hereby is amended so as to read as follows:

"Sec. 3413. No company for insurance against loss or damage by hail, tornadoes, cyclones and hurricanes, or any of said causes, shall issue any policy until at least two hundred thousand dollars of insurance, in not less than four hundred separate risks, upon property located in not less than ten counties, and upon not more than fifteen risks of one hundred and sixty acres each in any one township, have been actually subscribed for and entered on its books, and each subscriber has paid a membership fee of three dollars, for which duplicate receipts have been executed, conditioned for the return thereof at the end of one year if the company has not then completed its organization. Immediately thereafter one of said duplicates shall be delivered to the member, and the other, together with such fee, deposited in a solvent bank approved by the commissioner, where such fee shall remain until the company has been licensed to do business, not exceeding such year, when it shall be delivered to it; otherwise to the member. Such duplicate and a certificate of such deposit shall be filed with the commissioner within ninety days after such deposit.

Provided, however:

1. Those organized to insure creamery and cheese factory buildings, their contents and equipment, exclusively, may issue policies when not less than fifty thousand dollars, in not less than one hundred separate risks, upon such buildings and contents in this state, have been subscribed for and so entered. The name of every such company shall include the words: "Mutual Creamery Tornado Insurance Company," and it shall issue no policies except upon the cluss of risks aforesaid.

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

Approved March 30, 1925.

CHAPTER 116-S. F. No. 14.

An act fixing the salaries of the president and trustees in villages, according to a classification schedule based upon both population and assessed valuation.

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

Section 1. Salary of president and trustees in certain villages.

-That in all villages of this State, except those governed under a charter adopted pursuant to Section 36, Article 4, State Constitution, the salaries of the President and Trustees shall be in amounts according to the following classifications of villages, provided that the village council of any village shall have the authority to fix the salaries of its President and its Trustees in a lesser amount for the term of office during which the members of such council are elected. The classification and salaries are as follows:

(1) In villages having both a population of not less than five thousand inhabitants and an assessed valuation of not less than ten million (\$10,000,000) dollars, the salary of the President is fixed at Two Hundred (\$200.00) Dollars per month and the salary of each Trustee at One Hundred and Fifty (\$150.00) Dollars per month.

(2) In villages, not included in any of the foregoing classifications, having both a population of not less than Two Thousand inhabitants and an assessed valuation of not less than five million (\$5,000,000) dollars, the salary of the President is fixed at Eighty (\$80.00) Dollars per month and the salary of each Trustee at Sixty (\$60.00) Dollars per month.

(3) In villages, not included in any of the foregoing classifications, having both a population of not less than two thousand inhabitants and an assessed valuation of not less than one million five hundred thousand (\$1,500,000) dollars, the salary of the President is fixed at Fifty (\$50.00) Dollars per month and the salary of each Trustee at Thirty-five (\$35.00) Dollars per month.

(4) In villages, not included in any of the foregoing classifications, having both a population of not less than six hundred inhabitants and an assessed valuation of not less than one million five hundred thousand (\$1,500,000) dollars, the salary of the President is fixed at Thirty-five (\$35.00) Dollars per month and the salary of each Trustee at Twenty-five (\$25.00) Dollars per month.

(5) In villages, not included in any of the foregoing classifications, either having both a population of not less than five thousand inhabitants and an assessed valuation of less than one million five hundred thousand (\$1,500,000) dollars, or having both a population of less than six hundred inhabitants and an assessed valuation of not less than one million five hundred thousand (\$1,500,000) dollars, the salary of the President and each Trustee is fixed at One Hundred (\$100,00) Dollars per year; provided further, in villages having an assessed valuation exceeding one million five hundred thousand dollars, and not over three million dollars, the salary of the President and each Trustee shall remain one hundred dollars per year unless the voters in any such village at a regular or special election therein held shall fix such salaries at a larger amount, within the limitations of this act.

(6) In villages, not included in any of the foregoing classifications, having both a population of less than five thousand inhabitants and an assessed valuation of less than one million five hundred thousand (\$1,500,000) dollars, the salary of the President and each Trustee is fixed at Ten (\$10.00) Dollars per year.

Sec. 2. Federal or State census to fix population.-The population herein referred to shall be that last taken of either the Federal or State census, and the valuation shall be that fixed by the previous years assessment.

Sec. 3. Inconsistent acts repealed .-- All acts and parts of acts inconsistent with the provisions hereof are hereby repealed.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved March 31, 1925.

CHAPTER 117-H. F. No. 306.

An act relating to the admission of attorneys at law to practice in Minnesota.

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

Section 1. Attorneys admitted to practice without examination in certain cases .- Any student of law who has heretofore matriculated in a law school accredited by the State of Minnesota, attended classes, studied under the faculty of said school, completed the prescribed course of study and received a diploma or a certificate from the dean to that effect; and who served in the military forces of the United States during the World War and received an honorable discharge therefrom, is recommended for his character, ability and learning by three or more Judges of the District Court : is an adult resident of the State of Minnesota of good moral standing and is a member or employee of the Legislature, in session at the time the State Bar examination is given, shall, upon proof of foregoing facts and payment of the usual fee, and on motion before the Supreme Court, be admitted within four months after the passage of this act to practice law without examination.

Approved March 31, 1925.

CHAPTER 118-S. F. No. 777.

An act authorizing the Game and Fish Commissioner of Minnesota to enter into negotiations with the proper authorities of the State of South Dakota for the adoption of rules and the making of contracts relative to commercial fishing in boundary waters between Minnesota and South Dakota and for the making of separate