

Sec. 2. **Inconsistent acts repealed.**—*All acts and parts of acts inconsistent herewith are hereby repealed.*

Sec. 3. **Effective June 1, 1925.**—This act shall take effect and be in force from and after June 1, 1925.

Approved February 23, 1925.

CHAPTER 32.—H. F. No. 50.

(Sec. 3694, G. S. 1923)

An act to amend Section 3418, General Statutes, Minnesota 1913, as amended by Chapter 106, Laws 1915, relating 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. **What may be insured by mutual companies.**—That Section 3418, General Statutes, 1913, as amended by Chapter 106, Laws of 1915, be and the same is hereby amended to read as follows:

"3418. No such company shall insure any other property than country churches and school houses, farm dwellings, *mutual or co-operative creameries, cheese factories*, barns and other buildings, and hay, grain and other farm products therein, or stored or growing on the premises, bedding, wearing apparel, printed books, pictures and frames, household furniture, family stores and provisions while therein or in the cellar beneath, farm implements, vehicles and machinery on or off the premises, threshing machines, or livestock thereon or running at large. No company, in its hail department, shall insure more than 3,200 acres in any one township; there shall be at least one-half mile between each risk assumed by such company, except that risks may be assumed which cover the growing crops upon not more than 320 acres of contiguous or immediately adjacent lands. No such company shall incur, lay out or expend, in any one calendar year, as and for the expenses of conducting such business, more than its application or survey fees and forty (40) per cent of its total premiums or assessments actually collected. But no company shall be required to limit its annual expenses to less than one thousand dollars (\$1,000)."

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

Approved February 24, 1925.

CHAPTER 33.—H. F. No. 138

(Sec. 9360, Note, G. S. 1923.)

An act to amend Chapter 363, General Laws 1913, an act to subject to garnishment money due and owing by the State on account of any employment by or contract with the State Highway Commissioner.

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

Section 1. Money due from Highway Department subject to garnishment.—That Chapter 363, General Laws 1923, be and the same hereby is amended to read as follows:

Section 1. Money due or owing to any corporation or person by the State on account of any employment, work or contract with the State Highway Commissioner shall be liable to garnishment, except as exempted by law. The garnishee summons may be served upon the highway commissioner by registered mail; and the disclosure shall be made by the commissioner or by some person having knowledge of the facts designated by him. *The Commissioner, or the person having knowledge of the facts as so designated by the Commissioner, shall not appear before the Court for disclosure, unless the District Court, Municipal Court, or Justice of the Peace otherwise orders and by such order appoints a referee to take the disclosure at the time and place specified in such order upon six days notice to the garnishee and to the defendant, but the Commissioner shall at least three days before the date of hearing on disclosure on such garnishee summons transmit to the court or officer before whom such disclosure is to be made a duly verified and authenticated statement of the moneys due and owing to the defendant, if any, which statement shall constitute the disclosure, unless otherwise ordered by the court as above specified. Unless the Commissioner, or person having knowledge of the facts disclosed by him, as aforesaid, is actually required to appear in court by the order of the Court no mileage fee shall be charged by the Commissioner, or any other person, on account of any such disclosure but a fee of two dollars (\$2.00) shall be allowed for making such disclosure.* The examination may proceed without notice to the defendant, if it be made to appear to the referee by affidavit that the defendant is not a resident of the State and cannot be found therein. When payment is made pursuant to judgment against said commissioner as garnishee a certified copy of the judgment with a certificate of satisfaction to the extent of such payment endorsed thereon shall be delivered to the commissioner as his voucher for such payment."

Approved February 24, 1925.

CHAPTER 34—H. F. No. 683.

An act to fix the times of holding the general terms of the district court in the Fourteenth Judicial District of the State of Minnesota.

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

Section 1. Terms of district court in fourteenth judicial dis-