separately in the same manner as mineral interests or minerals separately owned are taxed.

Approved April 23, 1947.

CHAPTER 468-H. F. No. 1252

An act relating to mutual hail, tornado, and cyclone insurance companies, and amending Minnesota Statutes 1945, Section 66.42.

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

Section 1. Minnesota Statutes 1945, Section 66.42, is amended to read as follows:

Mutual hail, tornado, and cyclone companies; poli-66.42. cies issued. Subdivision 1. Requisite for issuance of policy; subscriptions; creamery and cheese factory buildings. No company for insurance against loss or damage by hail, tornadoes, cyclones, and hurricanes, or any of these causes, shall issue any policy until at least \$200,000 of insurance, in not less than 400 separate risks, upon property located in not less than ten counties, and upon not more than 15 risks of 160 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 \$3.00 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 these duplicates shall be delivered to the member and the other, together with the fee, deposited in a solvent bank approved by the commissioner, where the 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. The duplicate and a certificate of the deposit shall be filed with the commissioner within 90 days after deposit.

Those companies organized to insure creamery and cheese factory buildings, their contents and equipment, exclusively may issue policies when not less than \$50,000, in not less than 100 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

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tornado insurance company," and it shall issue no policies except upon the class of risks aforesaid.

Subd. 2. Hail departments liable for ratable assessments. In addition to the premium, every policyholder, in its hail department, shall be liable to a ratable assessment for all losses and expenses incurred while a member, in a sum equal to such premium, but not exceeding in any one year five per cent of his insurance, if notified thereof within 90 days after the expiration or cancelation of his policy; or if such policy be for more than one year, within 90 days after the expiration of the year in which assessment is made thereunder.

Approved April 23, 1947.

CHAPTER 469—H. F. No. 1268 [Coded as Section 97.48, Subdivision 8, Clause 15]

An act relating to the use of artificial lights in the taking of turtles.

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

[97.48] General powers of commissioner. Subd. 8. (15) Section 1. The commissioner of conservation may issue permits to take turtles at any time with the use of artificial lights in any waters designated in such permits.

Approved April 23, 1947.

CHAPTER 470-H. F. No. 1318

An act providing for the appointment of the board of police commissioners in certain cities of fourth class; amending Minnesota Statutes 1945, Section 418.12, Subdivision 2.

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

Section 1. Minnesota Statutes 1945, Section 418.12, Subdivision 2, is amended to read:

418.12. Board of police commissioners in certain cities of fourth class. Subd. 2. Members; terms; appointment. The board shall consist of three members, who shall be residents

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