State of minesota, County of Kanabic 300 We hereday certify that a special election was held in the Village of Ogilvie County of Rancebec and state Minuneste nother 2'see day of February 19125 & when how the quistion of detaching certaino unplated denich from the coshorate limites of the Village of Egiloic of orecaid the following described lander as set forthe his The notice of chetter duly ported according & law towit & 20/14 of & 20/14. SE14 of & 23/14. \$ 25/14 of BE14 and DE 11+ of & E/+ Section 85. & US/4 of & 25/4. NO 14. of \$ 70 14. & 70 14 of 80 20 14 and A 25/4 of A 75 1/4 Section 34 & 25/4 of \$ 25/4. NVS/4 of \$ 20/4 \$ 20/4 of A20/4 and NOW HA NOW of Section 25 NEHANG A 2014 of NElit. NElitig A2014. A 2014 of A2014 8 Ely of 8 Ely. & 2014 of NELH. NELH, NELH, NELH and \$7014 of 82014 of Section 26 Townich 39 Rouge 20 The Total number voter cast was 65 the number of votes cast for detaching was 88 The multer of votes cast a gainet detaching was 27 gelerkite Jowiekland Judgurd Eteton

State of Munesotas Comity of Kanable 300 I bo tokite and I to Wieklund came before me and being arond doth ray that the statements contained in the entificate are true 5 the fest of their Munched accurel deliel Subscribed and noon to before the this 27th day of February 1912-25th Flewis Justice of the Peace WELT 28 1912

State of Minnesota) County of Stearns) SS .

In the matter of detaching unplatted land from the Village of St. Anthony, Stearns County, Minnesota.

Certificate of Judges of Election.

We, the undersigned Judges of the special election held in the Village of St. Anthony, Minnesota, on March 12, 1912, for the purpose of detaching unplatted lands therefrom, do hereby certify as follows:

1. That the owner, Henry Kemper, of a parcel of unplatted land within the limits of the Village of St. Anthony, Minnesota, has heretofore duly filed with the Recorder of said Village a petition for a special election to seperate said unplatted land from the said Village.

3. That thereafter the duly and properly signed notices for said special election were duly posted and served as required by Chapter 132 of the General Laws, 1911, and that a special election was duly called for and held on the 13th, day of March, 1913, for the purpose of voting for or against the detaching of the unplatted land described in said petition from the said Village of St. Anthony.

3. That the description of the land described in said petition, and for, or against, the detaching of which the voters of said Village voted on the 12th day of March, 1912, is situate in Stearns County, Minn esota, and described as follows, to-wit: The East Sixteen Hundred feet of the South One Hundred and Sixty Five feet of the North Quarter of the North West Quarter of section Thirty Two, in township one hundred twensix North of Range Thirty One, West.

4. That on the said special election there were a total number of thirty three votes cast; that nineteen votes of those so cast, were cast for detaching the above described unplatted land from the said Village of St. Anthony; that the remaining fourteen votes cast at said special election were cast against detaching above described unplatted lands from the said Village of St. Anthony.

5. We further certify that the election held in pursuance to a proper petition filed therefore, and that the proper notices were given,

1003