State of Minnesota. )
County of Faribault. )SS
Town of Glark.

We, the town Board of Supervisors of the town of Clark, in the County of Faribault and State of Minnasota, and I, Fred Hansen, Town Clark in and for the Town of Clark in the County of Faribault and State of Minnesota, do hereby certify to the County Auditor of the County of Faribault and State of Minnesota, That at the Regular Annual Town Meeting in and for the Town of Clark held in the G.A.R. Hell in the Villago of Wells in the said Town of Clark, on the 9th day of March 1915, after due and legal notice thereof having been duly given as provided by law, and more than ton days prior to the said day of holding the said amual town meeting in and for the said town of Clark, in said County and State, a notice signed by not less then fifty voters in and for said town residing either within or without the Village of Wells, which said Willage is logated within the said town of Clark, stating that the question of the Separation of the said town of Clark for all purposes from the said Village of Wells, located in said town of Clark, would be voted upon at said annual town meeting, was duly filed in the office of the torm clerk of said town of Clark, and that thereafter and more than ten days prior to the day of the said annual town meeting, the clerk of said Town of Clark caused notice of the holding of the said annual town meeting to be duly posted within said town of Clark, as provided by law, and did insert in said notice thus postedy a statement that the "Question of the Seperation of the Town of Clark for all purposes from the Village of Wells, located therein would be voted upon at said annual town meeting to be so held on and for the town of Clark . That at the said town meeting held on the said 9th day of March, 1915, in and for the said town of Clark in said County and State, the polls were duly opened by proclamation at 9 o'clock in the forenoon of said day, and that the said Question of the Seperation of the said Town of Clark for all purposes from the Village of Wells located therein was voted upon at said annual town meeting. That a seperate ballot box was used for the ballots cast upon said question and a seperate poll list of the electors voting thereon was duly kethas said annual town meeting. That the voting and election proceeded by ballot without adjournment until 5 o'clock in the 1420 afternoon of said day, when the polls were closed proclamation

having been made by one of the Judges thirty minutes previous thereto. The Judges then proceeded to publically count and canvass the vote and a true statement thereof was duly prochamed to the voters by the Clerk who recorded the same in the Town Minute Book

The following is a true statement of the result of the counting and canvass of the votes by ballot at said annual town meeting of the Town of Clark, im the County of Faribault and State of Minnesota held March 9th, 1915, as proclamed to the voters by the Clerk, upon the Question of the Separation of the Town of Clark for all purposes from the Village of Wells located therein

Votes Cast.	386
For Seperation.	276
Against Seperation.	IOO
Spoiled Ballots	IO

And we do hereby further certify that it was then and there voted by the electors in and for the Town of Clark, in the County of Faribault and State of Minnesota, that the said Town of Clark be seperated for all purposes from the Village of Wells located therein, by a majority of the electors of the said Town of Clark casting the ballot upon such question at said annual town meeting, the notice whereof was plainly submitted, that this certificate is made to comply with the provisions of the Statute in such case made and provided, and the County Auditor in and for the County of Faribault and State of Minnesota is requested to certify the same to the State Auditor of the State of Minnesota.

Dated this 10th day of March, 1915.

Gev Ducelle

Town Board of Supervisors of the Town of Clark, in the County of Faribault and State of Minn.

Marin Clark of the town of City

Town Clerk of the town of Clark in the County of Faribault and State of Minnesota.

State of Minnesota. ) SS County of Faribault.

I, Jesse L.Herring, the duly elected and qualified County Auditor of the County of Faribault, and State of Minnesota, do hereby certify that the above and hereto attached is an full and true copy and the whole thereof, now on file in this office setting forth that, they did, upon the 9th day of March, 1915, vote upon the question "Of the Seperation of the Town of Clark, in the County of Faribault and State of Minnesota, for all purposes from the Village of Wells located therein"

That there were 200 Hundred Seventy six(276) votes or ballots cast for separation, and One Hundred votes or ballots cast against separation.

Witness my hand and official seal this 19 day of March, 1914

County Auditor of Faribault County, Minnesota.

1420

A BILL FOR AN ACT TO AMEND SECTIONS 7 AND 10 AND TO REPEAL SECTIONS 11 AND 12 OF CHAPTER 464 OF THE LAWS OF 1913, ENTITLED AN ACT AUTHORIZING AND REGULATING CERTAIN CLASSES OF INDEMNITY CONTRACTS, EMPOWERING CORPORATIONS TO MAKE SUCH CONTRACTS AND FIXING CERTAIN FEES, AND THE PENALTY FOR VIOLATION THEREOF.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. That subdivision C of section 3 of said Chapter 464, Laws 1913, be amended so as to read as follows:

(c) A copy of the form of policy, contract or agreement under or by which such insurance is to be effected or exchanged. In the case of fire insurance, such policy, contract or agreement shall contain substantially the Minnesota standard form in so far as it is applicable to such contracts. No such policy, contract or agreement shall be used in this state unless the form thereof has been approved by the commissioner of insurance.

Section 2. That section 7 of chapter 464, Laws 1913, be amended so as to read as follows:

Section 7. Such attorney shall make a report to the commissioner of insurance for each calendar year on or before the first day of February showing the financial condition of the organization as of December 31st preceding, and shall furnish such additional information and reports as may be required by the commissioner of insurance.

Provided, however, that such attorney shall not be required to furnish the names and addresses of any subscribers nor the loss ratio in such report.

The business affairs and assets of such organizations shall be subject to examination by the commissioner of insurance, which shall include the right to inspect the names of subscribers. Such organizations shall pay to the department of insurance for making

such examination the same fees and expenses as are required to be paid by foreign fire insurance companies.

Section 3. That section 11 of chapter 464, Laws 1913, be amended so as to read as follows:

Section 11. Such attorney, in lieu of all taxes, state, county and municipal, shall pay to the state with the filing of each annual report as an annual license fee, 2 per cent of the gross premiums or de posits for the preceding calendar year, deducting all amounts returned to subscribers or credited to their accounts other than for losses; and in addition thereto shall be subject to the payment of the so-called Salvage Corps tax, as provided in Section 3302, General Statutes of Minnesota, 1913; and he shall pay an annual filing fee of \$32.00.

Section 4. That section 12 of chapter 464, Laws 1913, be amended so as to read as follows:

Section 12. Except as herein provided, no insurance law of this state shall apply to the exchange of such indemnity contracts unless specifically mentioned.