

Section 1. Disposition of cigarette license fees.—That Section 3248, General Statutes 1923, be amended to read as follows:

“3248. The fees collected under the provisions of this act shall be paid into the state treasury by the dairy and food commissioners. The state treasurer shall transmit *ninty per cent* of such license money annually to the *treasurer* of the city, village or *township* from which the license is issued. *The remaining ten per cent shall be credited to the General Revenue fund.*”

Approved April 23, 1929.

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#### CHAPTER 292—H. F. No. 855

*An act to amend Chapter 267, General Laws 1927, relating to tax levies in certain cities of the fourth class organized and operating under a home rule charter.*

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

Section 1. Certain cities may issue bonds to pay outstanding indebtedness.—That Chapter 267, General Laws 1927, is hereby amended to read as follows:

“Sec. 1. The governing body of any city of the fourth class now or hereafter organized and operating under a Home Rule Charter adopted pursuant to Section 36, Article 4, of the Constitution of this State, and which said Charter provides that the annual tax levy upon all the property in said city shall not exceed 20 mills, may, notwithstanding said maximum of annual tax levy, levy not to exceed *ten* mills annually in addition to said 20 mills for the purpose of creating a fund with which to retire outstanding bonds of any such city prior to July 1, 1929, or any refundment of such bonds. All moneys derived from any such additional levy shall be used only for the purpose of retiring *such* bonds of any such city.”

Approved April 23, 1929.

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#### CHAPTER 293—H. F. No. 927

*An act to amend Section 3, Chapter 347, General Laws 1925, the same being entitled “an act to define, provide for licensing, bonding and regulating employment agents, and fixing penalties for vio-*

*lations thereof and repealing Sections 4246, 4247 and 4248, General Statutes 1923, and all the acts and parts inconsistent herewith."*

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

Section 1.—That Section 3, Chapter 347, General Laws 1925, be amended so as to read as follows:

"Sec. 3. **Applicant to file written application.**—Every applicant for a license shall file with the commission a written application stating the name and address of the applicant, the kind of license desired, the street and number of the building in which the employment agency is to be maintained, the name of the person who is to have the general management of the office, the name under which the business of the office is to be carried on, whether or not the applicant is pecuniarily interested in any other business of a like nature, and if so, where. Such application shall also state whether the applicant is the only person pecuniarily interested in the business to be carried on under the license and shall be signed by the applicant and sworn to before a notary public. If the applicant is a corporation, the application shall state the names and addresses of the officers and directors of said corporation and shall be signed and sworn to by the president and treasurer thereof. If the applicant is a partnership, the application shall also state the names and addresses of all partners therein, and shall be signed and sworn to by all of them. Said application shall also state whether or not said applicant is at the time of making application, or has at any previous time, been engaged or interested in, or employed by any one engaged in the business of conducting an employment agency, either in this state or any other, and if so, when and where. Said application shall also give as reference the names and addresses of at least three persons of reputed business or professional integrity located in the city or town where such applicant intends to conduct his business. Every applicant for a license to engage in the business of an employment agent shall, at the time of making application for said license, file with the commission a schedule of the fees or charges to be collected by such employment agent for any services rendered together with all rules or regulations that may in any way affect the fees charged or to be charged for any service. Such fees and such rules or regulations may thereafter be changed by filing an amended or supplemental schedule showing such charges, with the commission. It shall be unlawful for any employment agent to charge, demand, collect or receive a greater compensation for any service performed by him than is specified in such schedule filed with the commission.

*"It shall be the duty of the industrial commission, and it shall have power, jurisdiction and authority to issue licenses to employ-*

ment agents, and to refuse to issue such license whenever, after due investigation, the commission or a majority of the members thereof finds that the character of the applicant makes him unfit to be an employment agent, or when the premises for conducting the business of an employment agent is found upon investigation to be unfit for such use, or whenever, upon investigation by the commission, it is found and determined, that the number of licensed employment agents or that the employment agency operated by the United States, the state or by the municipality or by two or more thereof jointly in the community in which the applicant for a permit proposes to operate is sufficient to supply the needs of employers and employees. Any such license granted by the commission may also be revoked by it upon due notice to the holder of said license, and upon due cause shown. Failure to comply with the duties, terms, conditions or provisions of Sections 1 to 18, inclusive, of this act, or with any lawful orders of the commission, shall be deemed due cause to revoke such license. Provided, however that no employment agency duly licensed to do business at the time of the passage of this act shall be denied a renewal of his, her or its license or have his, her, or its license revoked on the ground that public necessity does not require such an agency."

Approved April 23, 1929.

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#### CHAPTER 294—S. F. No. 273

*An act to legalize and validate certain certificates of sale made under judgments and decrees of the district court, and the records thereof.*

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

**Section 1. Sale of real property under judgments legalized in certain cases.**—In all sales of real property under judgments and decrees of the district court wherein the sheriff's certificates of sale were filed for record and recorded in the office of the proper registers of deeds prior to October 1, 1928, and within forty-five days, but not within twenty days after the dates of the respective orders confirming such sales, such certificates of sale and the records thereof are hereby legalized and validated to the same extent and with the same effect as though such certificates had been so filed for record and recorded within twenty days after the dates of such respective