

home demonstration agents under the control of the county extension committee.

d. Members of the teaching staff and supervisors and principals in the employ of the superintendent of county schools.

e. Members of non-paid board, or commissioners appointed by the board of county commissioners or acting in an advisory capacity.

f. Assistant county attorneys or special investigators in the employ of the county attorney.

g. All common labor temporarily employed on an hourly basis.

h. All inmate or patient help in county institutions.

i. All physicians, dentists, registered nurses and medical laboratory technicians working under the direction of a licensed physician or dentist in any hospital or sanatorium operated by a commission or board of such county.

The classified service shall include all other positions now existing and hereinafter created in the service of the county or any board or commission, agency, or offices of such county.

Approved April 2, 1949.

CHAPTER 256—S. F. No. 1177

An act relating to the construction of buildings on the same lot with a dwelling; amending Minnesota Statutes 1945, Section 460.16.

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

Section 1. Minnesota Statutes 1945, Section 460.16, is hereby amended to read as follows:

460.16. **Buildings on same lot with a dwelling.** If any building is hereafter placed upon the same lot with a dwelling

there shall always be maintained between the buildings an open unoccupied space extending upward from the ground. If such buildings are placed at the side of each other the space between them shall conform to the provisions of section 460.14, relating to side yards but such space shall be twice the minimum required in section 460.14, clauses (1) and (2). If such buildings are placed one at the rear of the other the space between them shall be the same as that prescribed in section 460.13 for rear yards. In all cases the height of the highest building on the lot shall regulate the dimensions. No building of any kind shall be hereafter placed upon the same lot with a dwelling so as to decrease the minimum sizes of courts or yards as hereinbefore prescribed. No building shall hereafter be placed upon a lot so that there shall be a dwelling at the rear of another building on the same lot. Except that a private garage or private stable may be built at the rear of a lot on which there is a dwelling at the front, *and if a garage the same may be attached to the dwelling and may be entered from the dwelling if the wall adjacent to the dwelling is of fire-proof construction and the entrance is equipped with a fire-proof door.* Such garage or stable shall not exceed two stories in height, and may have living rooms therein for the use solely of a household employee, or member of his family, of the occupant of the dwelling on the front of the lot. If so completed the garage or stable shall be fireproof and the rooms so occupied in addition to complying with the provisions of this chapter shall have an entrance from the outside of the building without passing through the garage or stable. If any dwelling is hereafter erected upon any lot upon which there is already another building, it shall comply with the provisions of this chapter, and in addition the space between the building and the dwelling shall be of such size and arranged in such manner as is prescribed in this section, the height of the highest building on the lot to regulate the dimensions.

Approved April 2, 1949.

CHAPTER 257—S. F. No. 1196

An act relating to cellar or basement rooms; amending Minnesota Statutes 1945, Section 460.24, Subdivision 3, as amended.

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