

revenue fund in excess of \$230,000 except for a purpose for which a levy in excess of and over and above all taxing limitations is authorized.

Sec. 2. This act shall become effective only after its approval by a majority of the members of the board of county commissioners of Koochiching county and upon compliance with the provisions of Minnesota Statutes 1961, Section 645.021.

Approved February 27, 1963.

CHAPTER 32—H. F. No. 178

[Not Coded]

An act providing the contestant for the office of governor with office facilities and personnel up to the time of the final determination of the election contest, amending Laws 1961, Chapter 590, by adding a new section.

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

Section 1. Laws 1961, Chapter 590, is amended by adding a section to read:

*Sec. 2. **Governor; contestant's office facilities.** Such sum shall also be used to provide such facilities, supplies and personnel to a candidate for the office of governor who has instituted an election contest until such contest has been finally determined.*

Approved February 27, 1963.

CHAPTER 33—H. F. No. 251

An act relating to municipal liquor store profits and the use thereof; amending Minnesota Statutes 1961, Section 426.19, Subdivision 1.

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

Section 1. Minnesota Statutes 1961, Section 426.19, Subdivision 1, is amended to read:

426.19 **Municipal liquor store profits.** Subdivision 1. **Use of.** Any city or village which operates a municipal liquor store

Changes or additions indicated by italics, deletions by strikeout.

from which a revenue is derived in excess of the cost of operation may use and apply such revenue for the construction, operation, repair, and maintenance of sewers and sewage disposal plants and waterworks and water mains, *and for the construction, operation, repair, and maintenance of public buildings*, and may irrevocably pledge any part of such revenues to the payment of bonds, warrants, or certificates of indebtedness issued for any of such purposes, including any bonds, warrants, or certificates of indebtedness which would otherwise be payable solely from a limited or special fund.

Approved February 27, 1963.

CHAPTER 34—H. F. No. 343

An act relating to frozen foods; specifying certain test standards in regard to the purity of such foods after pasteurization; amending Minnesota Statutes 1961, Section 32.64, Subdivision 4.

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

Section 1. Minnesota Statutes 1961, Section 32.64, Subdivision 4, is amended to read:

Subd. 4. **Frozen foods; coliform count.** At no time after pasteurization shall frozen foods, mix, ice-cream mix, reconstituted mix base, or reconstituted ice-cream mix base have a bacterial count exceeding 50,000 bacteria per gram, standard plate count, *or a coliform count exceeding 20 coliforms per gram*, in more than one of any four consecutive samples taken on separate days, unless the last individual sample taken is within the standards prescribed herein. Compliance shall be determined in accordance with the latest standard methods of the American Public Health Association. Such tests shall be made of a representative sample of frozen foods, mix, ice-cream mix, mix base, reconstituted mix base, ice-cream mix base, or reconstituted ice-cream mix base taken from an unbroken package in the possession of the manufacturer, but in the event that no unbroken package is available when sample is requested, then it shall be taken from a broken package in the possession of the manufacturer.

Sec. 2. *This act takes effect on July 1, 1963.*

Approved February 27, 1963.

Changes or additions indicated by italics, deletions by strikeout.