

bility of the prisoner, and any decisions of the adult corrections commission or the youth conservation commission relating to the prisoner; and

(b) send by registered or certified mail, return receipt requested, one copy of the request and certificate to the court and one copy to the prosecuting attorney to whom it is addressed.

Sec. 3. [Subd. 3.] **Time of trial.** Within six months after the receipt of the request and certificate by the court and prosecuting attorney, or within such additional time as the court for good cause shown in open court may grant, the prisoner or his counsel being present, the indictment or information shall be brought to trial; but the parties may stipulate for a continuance or a continuance may be granted on notice to the attorney of record and opportunity for him to be heard. If, after such a request, the indictment or information is not brought to trial within that period, no court of this state shall any longer have jurisdiction thereof, nor shall the untried indictment or information be of any further force or effect, and the court shall dismiss it with prejudice.

Sec. 4. [Subd. 4.] **Effect of escape.** Escape from custody by any prisoner subsequent to his execution of a request for final disposition of an untried indictment or information voids the request.

Sec. 5. [Subd. 5.] **Notification of existence of procedure.** The commissioner of corrections or other official designated by him having custody of prisoners shall arrange for all prisoners to be informed in writing of the provisions of this act, and for a record thereof to be placed in the prisoner's file.

Sec. 6. [Subd. 6.] **Uniformity.** This act shall be so construed as to effectuate its general purpose to make uniform the law of those states which enact it.

Sec. 7. [Subd. 7] **Citation.** This act may be cited as the uniform mandatory disposition of detainers act.

Approved May 3, 1967.

CHAPTER 295—S. F. No. 1225

An act relating to unclaimed property; authorizing the sale of such property by municipalities after three months possession; amending Minnesota Statutes 1965, Sections 423.806, Subdivision 1, and 471.195.

Changes or additions indicated by italics, deletions by strikeout.

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

Section 1. Minnesota Statutes 1965, Section 423.806, Subdivision 1, is amended to read:

423.806 Unclaimed property; sale by municipalities; sources of funds. Subdivision 1. *These funds are derived from the following sources:*

- (a) Gifts made for such purpose;
- (b) Rewards received by members;
- (c) Moneys coming into the hands of members remaining unclaimed for six months;
- (d) Proceeds from sales of property coming into the hands of members and remaining unclaimed for ~~six~~ *three* months, which property shall be sold by the chief of police;
- (e) An amount equal to two percent of the monthly salary of a *first grade patrolman deducted from the monthly salary of each member*; or in the event that the pension fund becomes less than \$75,000 an amount equal to four percent of the monthly salary of a first grade patrolman deducted from the monthly salary of each member until the pension fund again reaches \$75,000 or more; but in no event shall any such deduction be less than two percent or more than four percent of the monthly salary of a first grade patrolman;
- (f) All moneys derived from taxations, as provided by section 423.807;
- (g) Moneys now in any police fund continuing to be maintained by the association and all interest thereon or gains therefrom;
- (h) *Any other income allowed by law.*

Sec. 2. Minnesota Statutes 1965, Section 471.195, is amended to read:

471.195 Unclaimed property, disposal. (1) Any city, village, or borough may by ordinance provide for the custody and disposal of property *lawfully coming into its possession in the course of municipal operations and remaining unclaimed by the owner*. Such ordinance may provide for the sale of such property to the highest bidder at public auction or sale following reasonable published notice after the property has been in the possession of the municipality for a period of at least ~~six~~ *three* months. Consistent with other applicable statutory or charter provision, the ordinance shall designate the fund into which the proceeds of any such sale shall be placed, subject

Changes or additions indicated by italics, deletions by ~~strikeout~~.

to the right of the former owner to payment of the sale price from the fund upon application and satisfactory proof of ownership within six months of the sale or such longer period as provided by ordinance.

(2) This section does not limit the power of any municipality under any other statutory or charter authority.

Approved May 3, 1967.

CHAPTER 296—S. F. No. 1568

[Not Coded]

An act authorizing the village of Kimball in Stearns county to acquire, construct, equip, and operate or lease medical clinic facilities, to issue bonds for these purposes, and to mortgage or pledge the revenues of the facilities and make other covenants for the security of such bonds.

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

Section 1. Kimball, village of; medical clinic. In order to provide for the health, safety, and welfare of persons in the community, the village of Kimball in Stearns county is authorized, by resolution or resolutions adopted by its council, to acquire a site by gift, purchase, or condemnation, or to use a site owned by the village, for the construction of municipal medical clinic facilities; to purchase or construct all necessary buildings and equipment; to provide working capital for the operation of the facilities; to operate, maintain, and administer the facilities, employ all necessary personnel, fix and collect charges for the use and service thereof, and pay all costs of supplies, service, liability and property insurance, accounting and audits, operation, and maintenance; to lease the facilities to an individual or a nonprofit corporation for operation, maintenance, and administration as a community medical clinic, open to all residents of the community upon equal terms, for a term not exceeding 30 years, upon such rentals and subject to such other conditions as may be agreed; to improve, extend, and provide additional equipment for such facilities; to mortgage the site and facilities, or any part thereof, or to pledge the revenues or rentals received by the village therefrom, or any part thereof, or to make both such mortgage and pledge, to a trustee for bondholders or otherwise, for the security of the repayment of money borrowed for the foregoing purposes and interest thereon; to borrow money for these purposes by the issuance and sale of bonds in an amount not to exceed \$35,000 for which the

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