

others; except persons buying or selling livestock related to a normal farming operation, and persons licensed under section 28A.04 who are primarily engaged in the sale of meats at retail and persons operating as frozen food processing plants as defined in section 31.185.

"Livestock dealer" does not include:

(a) Persons licensed under section 28A.04 who are primarily engaged in the sale of meats at retail and persons operating as frozen food processing plants as defined in section 31.185; and

(b) Persons engaged in the business of farming, when purchasing livestock for breeding or herd replacement purposes or feeding programs, and when selling the livestock they have owned and raised, fed out or fattened for slaughter in their specific farming program.

Sec. 3. Minnesota Statutes 1980, Section 17A.14, is amended to read:

17A.14 PENALTIES.

Any person, duly licensed or otherwise, who violates the provisions of sections 17A.01 to 17A.15, for which violation a penalty has not been specifically set out, is guilty of a misdemeanor. ~~A second~~ Any subsequent violation within a licensing period is a gross misdemeanor.

Sec. 4. [17A.16] INJUNCTIVE REMEDY.

The operation of a livestock market agency or the buying or selling of livestock as a dealer by a person not licensed and bonded as required by this chapter may be enjoined by the district court on petition from the commissioner upon a showing that a person is engaged in the business of a livestock market agency or livestock dealer as defined in section 17A.03 without the license and bond required by this chapter. The court shall enjoin the person from further activities as a livestock market agency or livestock dealer until the license and bond have been properly obtained. It is not necessary to show that any individual has been injured by the actions complained of in order to obtain the issuance of the injunction. The injunctive relief provided by this section is an additional remedy to the criminal penalties provided in this chapter.

Sec. 5. EFFECTIVE DATE.

Sections 1 to 4 are effective July 1, 1981.

Approved April 28, 1981

CHAPTER 55 — H.F.No. 521

An act relating to transportation; including motels within the specific information signing program; amending Minnesota Statutes 1980, Sections 160.292; 160.293, Subdivisions 1, 2, and 3; and 160.295, Subdivision 3.

Changes or additions are indicated by underline, deletions by ~~strikeout~~.

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

Section 1. Minnesota Statutes 1980, Section 160.292, is amended to read:

160.292 INFORMATION SIGNS FOR RESORTS AND RECREATIONAL CAMPING AREAS; DEFINITIONS.

Subdivision 1. For the purposes of sections 160.292 to 160.296 the terms defined in this section have the meanings given them.

Subd. 2. "Specific service sign" means a rectangular sign panel not greater than 1-1/2 feet by six feet displaying a motel, resort or recreational camping area business name and, where appropriate, the direction to and distance to the camping area, motel or resort.

Subd. 3. "Specific service sign assembly" means a combination of specific service sign panels not to exceed four panels to be placed within the right of way on appropriate approaches to an intersection.

Subd. 4. "Specific service sign cluster" means a grouping of specific service sign assemblies not exceeding two in number on appropriate approaches to an intersection.

Subd. 5. "Nonfreeway type highway" means all roadways with crossing traffic at grade intersections except the roadway may have an isolated interchange.

Subd. 6. "Resort" has the meaning given it in section 157.01.

Subd. 7. "Motel" has the meaning given to the word "hotel" in Minnesota Statutes, Section 157.01.

Subd. 7 8. "Recreational camping area" has the meaning given it in section 327.14, subdivision 8.

Subd. 8 9. "Local road" means any nontrunk highway.

Subd. 9 10. "Specific service" means motels, resorts or recreational camping areas that provide sleeping accommodations for the recreational traveler.

Sec. 2. Minnesota Statutes 1980, Section 160.293, Subdivision 1, is amended to read:

Subdivision 1. **PURPOSE.** Specific service signs are to be used to create and implement a system of signing for the purpose of displaying motel, resort and recreational camping area information to the traveling public on nonfreeway type trunk highways in rural areas. ~~They may be used on by-passes of outstate municipalities consistent with other provisions, as provided in sections 160.292 to 160.296.~~

Changes or additions are indicated by underline, deletions by ~~strikeout~~.

Sec. 3. Minnesota Statutes 1980, Section 160.293, Subdivision 2, is amended to read:

Subd. 2. **SPECIFIC SERVICE SIGNS ON NONFREEWAY HIGHWAYS.** A specific service sign may ~~not be included in the signing of trunk highway intersections erected at the intersection of a trunk highway with a local road, on by-passes of outstate municipalities, and subject to prior approval of the federal highway administration at the intersection of two trunk highways.~~ A specific service sign may not be erected if the place of business is readily visible or effective directional advertising is visible or the sign can be legally and effectively located near the intersection. ~~Specific service signs may be placed on the approaches of a trunk highway intersection with a local road.~~

Sec. 4. Minnesota Statutes 1980, Section 160.293, Subdivision 3, is amended to read:

Subd. 3. **NUMBER OF TRUNK HIGHWAY INTERSECTIONS.** A specific service sign for a motel, resort or recreational camping area is limited to one intersection on the trunk highway system.

Sec. 5. Minnesota Statutes 1980, Section 160.295, Subdivision 3, is amended to read:

Subd. 3. **MOTEL AND RESORT WARRANT.** Motels and resorts served by the specific service signing shall be licensed by the state department of health as required by section 157.03.

Sec. 6. **EFFECTIVE DATE.**

This act is effective the day following final enactment.

Approved April 28, 1981

CHAPTER 56 — S.F.No. 263

An act relating to highway traffic regulations; requiring the use of child passenger restraint systems for certain children under the age of four years; prescribing penalties; amending Minnesota Statutes 1980, Section 169.685, Subdivision 4, and by adding a subdivision.

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

Section 1. Minnesota Statutes 1980, Section 169.685, Subdivision 4, is amended to read:

Subd. 4. Proof of the use or failure to use seat belts or a child passenger restraint system as described in section 2, or proof of the installation

Changes or additions are indicated by underline, deletions by strikeout.