CHAPTER 29-S.F.No. 291

An act relating to intoxicating liquor, allowing counties to issue seasonal intoxicating liquor licenses subject to certain restrictions; amending Minnesota Statutes 1986, section 340A.404, subdivision 6.

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

- Section 1. Minnesota Statutes 1986, section 340A.404, subdivision 6, is amended to read:
- Subd. 6. COUNTIES. (a) A county board may issue an <u>annual</u> on-sale intoxicating liquor license within the area of the county that is unorganized or unincorporated to a restaurant or club with the approval of the commissioner.
- (b) A county board may also issue up to ten seasonal on-sale licenses for the sale of intoxicating liquor within the area of the county that is unorganized or unincorporated to a restaurant or club with the approval of the commissioner. Notwithstanding section 340A.412, subdivision 8, a seasonal license is valid for a period specified by the board, not to exceed six months. Not more than one license may be issued for any one premises during any consecutive 12-month period.

Sec. 2. EFFECTIVE DATE.

This act is effective the day following final enactment.

Approved April 16, 1987

CHAPTER 30—S.F.No. 403

An act relating to newspapers; providing that a newspaper that is not qualified must inform public bodies that it is not qualified; amending Minnesota Statutes 1986, section 331A.02, subdivision 1.

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

Section 1. Minnesota Statutes 1986, section 331A.02, subdivision 1, is amended to read:

Subdivision 1. QUALIFICATION. No newspaper in this state shall be entitled to any compensation or fee for publishing any public notice unless it is qualified as a medium of official and legal publication. A newspaper that is not qualified must inform a public body that presents a public notice for publication that it is not qualified. To be qualified as a medium of official and legal publication, a newspaper shall:

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

- (a) be printed in the English language in newspaper format and in column and sheet form equivalent in printed space to at least 1,000 square inches;
- (b) if a daily, be distributed at least five days each week, or if not a daily, be distributed at least once each week, for 50 weeks each year. In any week in which a legal holiday is included, not more than four issues of a daily paper are necessary;
- (c) in at least half of its issues each year, have no more than 75 percent of its printed space comprised of advertising material and paid public notices. In all of its issues each year, have 25 percent, if published more often than weekly, or 50 percent, if weekly, of its news columns devoted to news of local interest to the community which it purports to serve. Not more than 25 percent of its total nonadvertising column inches in any issue may wholly duplicate any other publication unless the duplicated material is from recognized general news services:
- (d) be circulated in the local public corporation which it purports to serve, and either have at least 500 copies regularly delivered to paying subscribers and have entry as second class matter in its local post office, or have at least 500 copies regularly distributed without charge to local residents;
- (e) have its known office of issue established in either the county in which lies, in whole or in part, the local public corporation which the newspaper purports to serve, or in an adjoining county;
 - (f) file a copy of each issue immediately with the state historical society;
- (g) be made available at single or subscription prices to any person, corporation, partnership, or other unincorporated association requesting the newspaper and making the applicable payment, or be distributed without charge to local residents:
- (h) have complied with all the foregoing conditions of this subdivision for at least one year immediately preceding the date of the notice publication;
- (i) the newspaper must before January 1 of each year publish and submit to the secretary of state, along with a filing fee of \$25, a sworn United States Post Office second-class statement of ownership and circulation or a statement of ownership and circulation verified by a recognized independent circulation auditing agency.

Approved April 16, 1987