Section 1 is effective on approval by the Proctor city council and compliance with section 645.021.

Approved April 12, 1988

CHAPTER 479—H.F.No. 1773

An act relating to the statutes; directing the revisor of statutes to assign chapter numbers to enrollments and publish bills in Laws of Minnesota in the chapter number order; providing for showing on enrollments and publications of the time of final enactment of bills; maintaining existing law on determination of final enactment despite the change in the method of numbering chapters of enrollments and publications; amending Minnesota Statutes 1986, sections 3.19; 3C.04, subdivision 5; 3C.06, subdivision 1; and 645.01; proposing coding for new law in Minnesota Statutes, chapter 4.

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

Section 1. Minnesota Statutes 1986, section 3.19, is amended to read:

3.19 ENGROSSING AND ENROLLING.

All bills; joint resolutions, and legislative acts shall be engrossed or enrolled in the manner provided by section <u>3C.04</u> and the rules of the senate and the house of representatives or the joint rules thereof. In the engrossing or enrolling of bills copying machines and other labor saving devices and equipment shall be used to the greatest possible extent.

Sec. 2. Minnesota Statutes 1986, section 3C.04, subdivision 5, is amended to read:

Subd. 5. ENGROSSMENT AND ENROLLMENT. The revisor's office shall assist in the enrollment and engrossment of bills and related documents. Senate bills and related documents are to be under the supervision of the secretary of the senate. House bills and related documents are to be under the supervision of the chief clerk of the house of representatives.

In preparing an engrossment or enrollment, the revisor may correct misspelled words and other minor clerical errors. No correction of this kind constitutes an alteration or departure from the text as shown in the journals of the Senate and House of Representatives.

In preparing an enrollment of a bill passed at a legislative session, the revisor shall assign the bill a chapter number. The order of numbering is the order of the date of the legislature's last vote on the bill before its presentment to the governor. The revisor, as the agent of the legislature, shall present the enrolled bills to the governor and report to the house of origin the date of presentment of the enrollment. The revisor shall show on the enrollment the date the enrollment was presented to the governor.

New language is indicated by <u>underline</u>, deletions by strikeout.

Sec. 3. Minnesota Statutes 1986, section 3C.06, subdivision 1, is amended to read:

Subdivision 1. GENERAL REQUIREMENTS. As soon as possible after a session of the legislature has adjourned each year, the revisor shall publish the laws and resolutions passed at of the session in a publication called "Laws of Minnesota." It must be identified by the year of the session and have suitable headnotes and indexes as required by subdivision 4. Each law must be shown with the chapter number assigned to its enrollment under section 3C.04, subdivision 5. For each law, the revisor shall show the date when it was presented to the governor as shown on the enrolled bill and the date and time of day it was:

(1) signed by the governor;

(2) enacted finally without the governor's signature; or

(3) approved by the legislature after the governor's veto.

For any bill that was vetoed, the revisor shall show that it was vetoed. If appropriate, the revisor shall show that the bill was reconsidered and not approved by the legislature. If not reconsidered, the revisor shall show whether or not the legislature has subsequently adjourned sine die.

Sec. 4. [4.034] ENROLLED BILLS.

When the governor signs an enrolled bill to finally enact it into law as provided by the constitution, the governor shall note on the enrolled bill the date and time of day of signing. The governor shall then file the bill with the secretary of state.

When the governor vetoes a bill, the governor shall file a notice with the secretary of state indicating the chapter number of the vetoed bill.

When the governor neither signs nor vetoes a bill and legislative adjournment does not prevent its return, then the governor shall file the bill with the secretary of state with a notice that the governor is allowing the bill to become law without the governor's signature. If legislative adjournment does prevent its return, then the governor shall file a notice with the secretary of state indicating that the bill has been pocket vetoed. The notice must identify the enrolled bill by chapter number. The bill itself must be retained in the records of the governor's office.

Sec. 5. Minnesota Statutes 1986, section 645.01, is amended to read:

645.01 WORDS AND PHRASES.

<u>Subdivision 1.</u> When used in this chapter the following words and phrases have the meanings ascribed to them in this section: $\underline{}$

(1) Subd. 2. "Final enactment" or "enacted finally" means the time when

New language is indicated by <u>underline</u>, deletions by strikeout.

the procedure required by the constitution for the enactment of a bill into a law has been complied with; for a bill passed by the legislature and signed by the governor means the date and time of day the governor signed the bill. For a bill passed by the legislature and allowed to become law without signature by the governor, it means the end of the last day on which the governor could have returned the bill with a veto to the legislature. For a bill passed by the legislature but vetoed and reconsidered and approved by the legislature after the veto, it means the date and time of day of the final legislative vote approving the vetoed bill.

(2) <u>Subd. 3.</u> "Legislature" means the senate and the house of representatives of the state of Minnesota.

Sec. 6. INSTRUCTION TO REVISOR.

In editions of the Laws of Minnesota published in 1989, 1990, 1991, and 1992, the revisor of statutes shall publish a notice to the public explaining the change in enrollment and chapter numbering under sections 1 to 5. The notice shall explain the former and new numbering methods and that the order of final enactment is determined by reference to the date of final enactment and not to the enrollment or chapter numbers.

Sec. 7. EFFECTIVE DATE.

Sections 1 to 6 are effective January 1, 1989.

Approved April 12, 1988

CHAPTER 480-H.F.No. 1877

An act relating to labor; regulating the labor-management committee grant program; amending Minnesota Statutes 1986, sections 179.81, subdivisions 2 and 4; 179.82; 179.83, subdivision 1; 179.84, subdivision 1; and 179.85; repealing Minnesota Statutes 1986, sections 179.83, subdivision 2; and 179.84, subdivision 2.

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

Section 1. Minnesota Statutes 1986, section 179.81, subdivision 2, is amended to read:

Subd. 2. AREA LABOR-MANAGEMENT COMMITTEE OR COMMIT-TEE. "Area labor-management committee" or "committee" means a committee formed by and composed of multiple employers and multiple labor organizations within a geographic area or statewide employment sector, for the purpose of improving labor-management relations and enhancing economic development within the a given geographic jurisdiction or sector through labor-management cooperation.

New language is indicated by underline, deletions by strikeout.

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