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strict separation of prisoners shall be maintained. <u>The sheriff shall not keep in</u> the same room or section of the jail:

(1) a minor under 18 years old and a prisoner who is 18 years old or older, unless the minor has been committed to the commissioner of corrections under section 609.105 or the minor has been referred for adult prosecution and the prosecuting authority has filed a notice of intent to prosecute the matter for which the minor is being held under section 260.125;

(2) an insane prisoner and another prisoner;

(3) a prisoner awaiting trial and a prisoner who has been convicted of a crime;

(4) a prisoner awaiting trial and another prisoner awaiting trial, unless consistent with the safety, health, and welfare of both; and

(5) a female prisoner and a male prisoner.

Sec. 6. EFFECTIVE DATE.

Sections 2, 3, 4, and 5 are effective August 1, 1988, and apply to crimes committed on or after that date.

Approved April 14, 1988

CHAPTER 516-H.F.No. 1224

An act relating to local government; permitting the establishment of a joint economic development authority in Cook county.

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

Section 1. COOK COUNTY AND GRAND MARAIS; JOINT ECONOM-IC DEVELOPMENT AUTHORITY.

A public body corporate and politic, to be known as the Cook county/Grand Marais joint economic development authority, is created, having all of the powers and duties of an economic development authority under Minnesota Statutes, sections 469.091 to 469.108, except as otherwise provided in this act. For the purposes of sections 1 to 6, "joint authority" means the Cook county/Grand Marais joint economic development authority. For the purposes of applying Minnesota Statutes, sections 469.091 to 469.108, to the joint authority, Cook county and Grand Marais have all of the powers and duties of a city, and the Cook county board and the Grand Marais city council have all of the powers and duties of a city council, except for bond issuance and tax levy purposes as otherwise provided in this act. The joint authority may exercise all of the powers of an economic development authority, including those contained in

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Minnesota Statutes, section 469.101, within or without an economic development district.

Sec. 2. LIMITED PORT AUTHORITY POWERS.

<u>The joint authority may exercise the powers of a port authority under</u> <u>Minnesota Statutes, sections 469.058, and 469.059, subdivision 12, together</u> <u>with the powers and duties of Minnesota Statutes, sections 469.091 to 469.108.</u>

Sec. 3. AREA OF OPERATION.

The area of operation of the joint authority shall include all of Cook county. The Grand Marais city council must approve any project as defined in Minnesota Statutes, section 469.174, subdivision 8, and any economic development district as defined in Minnesota Statutes, section 469.101, if the project or economic development district includes real property within the boundaries of Grand Marais or includes real property owned by Grand Marais.

Sec. 4. COMMISSIONERS.

<u>Subdivision 1.</u> APPOINTMENT, TERMS, VACANCIES. <u>The joint authority shall consist of seven commissioners, four to be appointed by the Cook county board and three by the Grand Marais city council. Those initially appointed by the county shall serve terms of one, three, five and six years. Those initially appointed by the city shall serve terms of two, four and six years. Thereafter, commissioners shall be appointed for six-year terms, except as otherwise provided in this subdivision. Vacancies during a term shall be filled for the unexpired term, in the manner in which the original appointment was made. Cook county board members and Grand Marais city council members may serve as commissioners for terms that coincide with the terms of their respective elected offices. All commissioners must be residents of Cook county.</u>

<u>Subd. 2.</u> COMPENSATION, REIMBURSEMENT, REMOVAL. <u>A commissioner appointed by the Cook county board shall be compensated, reimbursed and removed for cause by the Cook county board in the manner provided in Minnesota Statutes, section 469.095. <u>A commissioner appointed by the</u> <u>Grand Marais city council shall be compensated, reimbursed and removed for</u> <u>cause by the Grand Marais city council in the manner provided in Minnesota</u> <u>Statutes, section 469.095.</u></u>

Sec. 5. GENERAL OBLIGATION BONDS.

<u>Subdivision 1.</u> ISSUANCE. The joint authority may issue general obligation bonds as provided in Minnesota Statutes, section 469.102. If the bonds are secured by a pledge of the full faith and credit of Cook county and are not secured by a pledge of the full faith and credit of the city of Grand Marais, then for the purposes of applying section 469.102 to the issuance of the bonds by the joint authority, Cook county has all the powers and duties of a city and the Cook county board has all of the powers and duties of a city council. If the bonds are secured by a pledge of the full faith and credit of the city of Grand Marais and are not secured by a pledge of the full faith and credit of Cook

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county, then for the purposes of applying section 469.102 to the issuance of the bonds by the joint authority, the city of Grand Marais has all of the powers and duties of a city and the Grand Marais city council has all of the powers and duties of a city council. If the bonds are secured by a pledge of the full faith and credit of the city of Grand Marais and Cook county, then for the purposes of applying section 469.102 to the issuance of the bonds by the joint authority, Cook county has all of the powers and duties of a city and the Cook county board has all of the powers and duties of a city council and the city of Grand Marais has all of the powers and duties of a city council. The issuance of general obligation bonds secured by a pledge of the full faith and credit of the city of Grand Marais and Cook county must be approved by a two-thirds majority of the Cook county board and must be approved by a two-thirds majority of the Grand Marais city council.

Subd. 2. NET DEBT. If the Cook county board and the Grand Marais city council authorize the issuance of general obligation bonds by the joint authority which are secured by the full faith and credit of the city of Grand Marais and Cook county, any restriction on net debt under chapter 475 shall be divided between the city and the county in accordance with the ratio which the total assessed valuation of the city bears to the total assessed valuation of the county including the assessed valuation of the city.

Sec. 6. COOK COUNTY TAX LEVY.

For the purposes of applying Minnesota Statutes, section 469.107, to the joint authority, Cook county, to the exclusion of Grand Marais, has all of the powers and duties of a city and the Cook county board, to the exclusion of the Grand Marais city council, has all of the powers and duties of a city council.

Sec. 7. EFFECTIVE DATE.

Sections 1 to 6 are effective the day after compliance by the governing bodies of Cook county and Grand Marais with Minnesota Statutes, section 645.021, subdivision 3.

Approved April 14, 1988

CHAPTER 517-H.F.No. 1302

An act relating to Itasca county; permitting the county to levy a tax for economic development; providing for a reverse referendum.

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

Section 1. ITASCA COUNTY; DEVELOPMENT LEVY.

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