Section 1. Minnesota Statutes 2002, section 504B.401, is amended to read:

504B.401 **SUMMONS.**

Subdivision 1. **CONTENTS.** (a) On receipt of the complaint in section 504B.395, the court administrator shall prepare a summons. The summons shall:

- (1) specify the time and place of the hearing to be held on the complaint; and
- (2) state that if at the time of the hearing a defense is not interposed and established by the landlord, judgment may be entered for the relief requested and authorized by sections 504B.381 and 504B.395 to 504B.471.
- (b) The hearing must be scheduled not less than five seven nor more than ten 14 days after receipt of the complaint by the court administrator.
- Subd. 2. **SERVICE.** The summons and complaint must be served upon the landlord or the landlord's agent not less than five seven nor more than ten 14 days before the hearing. Service shall be by personal service upon the defendant pursuant to the Minnesota Rules of Civil Procedure. If personal service cannot be made with due diligence, service may be made by affixing a copy of the summons and complaint prominently to the residential building involved, and mailing at the same time a copy of the summons and complaint by certified mail to the last known address of the landlord.

Presented to the governor May 23, 2003

Signed by the governor May 25, 2003, 10:40 p.m.

CHAPTER 115-S.F.No. 421

An act relating to the city of Minneapolis; providing for the establishment of certain positions in the unclassified service of the city of Minneapolis by the Minneapolis city council.

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

Section 1. CITY OF MINNEAPOLIS; UNCLASSIFIED SERVICE.

Notwithstanding a provision of the Minneapolis city charter, civil service rule, or a general or special law or rule to the contrary, the Minneapolis city council may by ordinance establish positions in the unclassified service of the city of Minneapolis and may authorize terms and conditions of employment for the positions. Positions established under this section must meet the following criteria:

- (1) the person occupying the position must report directly to the head of a city department or the department head's deputy;
- (2) the person occupying the position must be part of the department head's management team;

New language is indicated by underline, deletions by strikeout.

- (3) the duties of the position must involve significant discretion and substantial involvement in the development, interpretation, or implementation of city or department policy;
- (4) the duties of the position must not primarily require technical expertise for which continuity in the position would be significant; and
- (5) there is a need for the person occupying the position to be accountable and loyal to, and compatible with, the mayor, the city council, and the department head.

The city council may establish positions in the unclassified service only if it determines that the criteria in this section have been met.

Sec. 2. CITY CHARTER.

Section 1 does not apply to a department head position appointed under authority contained in the Minneapolis city charter.

Sec. 3. EFFECTIVE DATE; LOCAL APPROVAL.

Sections 1 and 2 are effective 90 days after the Minneapolis city council and its chief clerical officer timely complete their compliance with Minnesota Statutes, section 645.021, subdivisions 2 and 3.

Presented to the governor May 23, 2003

Signed by the governor May 25, 2003, 10:41 p.m.

CHAPTER 116—S.F.No. 964

An act relating to crime prevention; defining terms in the predatory offender registration law; allowing crime victims to have input earlier in the plea process; imposing conditions on the disclosure of videotaped interviews of child abuse victims; clarifying the rape examination law; amending Minnesota Statutes 2002, sections 13,821; 243.166, subdivision 4a; 609.35; 611A.03, subdivision 1; proposing coding for new law in Minnesota Statutes, chapters 611A; 634.

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

Section 1. Minnesota Statutes 2002, section 13.821, is amended to read:

13.821 VIDEOTAPES OF CHILD ABUSE VICTIMS.

(a) Notwithstanding section 13.04, subdivision 3, an individual subject of data may not obtain a copy of a videotape in which a child victim or alleged victim is alleging, explaining, denying, or describing an act of physical or sexual abuse without a court order under section 13.03, subdivision 6, or 611A.90. The definitions of physical abuse and sexual abuse in section 626.556, subdivision 2, apply to this section, except that abuse is not limited to acts by a person responsible for the child's care or in a significant relationship with the child or position of authority.

New language is indicated by underline, deletions by strikeout.