

violating or continuing to violate any of the provisions of this act or any rule or regulation promulgated under the act notwithstanding the existence of other remedies at law.

Subd. 5. Any person adversely affected by an act, order, or ruling made pursuant to the provisions of this act may bring action in the district court for judicial review of such actions in accordance with Minnesota Statutes, Sections 15.0424 to 15.0426.

Sec. 14. **[25.44] AGREEMENTS FOR COOPERATION.** The commissioner may cooperate with and enter into agreements with governmental agencies of this state, other states, agencies of the federal government, and private associations in order to carry out the purpose and provisions of this act.

Sec. 15. **[25.45] PUBLICATION.** The commissioner shall publish at least annually, in such forms as he may deem proper, information concerning the sales of commercial feeds, together with such data on their production and use as he may consider advisable, and a report of the results of the analyses of official samples of commercial feeds sold within the state as compared with the analyses guaranteed in the registration and on the label. The information concerning production and use of commercial feed shall not disclose the operations of any person.

Sec. 16. **REPEAL.** Minnesota Statutes, Chapter 25, is repealed.

Sec. 17. **EFFECTIVE DATE.** This act shall take effect July 1, 1971.

Approved May 21, 1971.

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## CHAPTER 434—H.F.No.1488

[Coded in Part]

*An act relating to assessments; providing for review and completion of assessments of real estate; amending Minnesota Statutes 1969, Sections 274.01 and 273.061, Subdivision 7.*

Be it enacted by the Legislature of the State of Minnesota:

Section 1. **[273.064] TAXATION; ASSESSMENTS; EXAMINATION OF LOCAL ASSESSOR'S WORK; COMPLETION OF ASSESSMENTS.** The county assessor shall examine the assessment appraisal records of each local assessor anytime after January 15 of

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

each year and shall immediately give notice in writing to the governing body of said district of any deficiencies in the assessment procedures with respect to the quantity of or quality of the work done as of that date and indicating corrective measures to be undertaken and effected by the local assessor not later than 30 days thereafter. If, upon re-examination of such records at that time, the deficiencies noted in the written notice previously given have not been substantially corrected to the end that a timely and uniform assessment of all real property in the county will be attained, then the county assessor with the approval of the county board shall collect the necessary records from the local assessor and complete the assessment or employ others to complete the assessment. When the county assessor has completed the assessments, the local assessor shall thereafter resume the assessment function within the district. In this circumstance the cost of completing the assessment shall be charged against the assessment district involved. The county auditor shall certify the costs thus incurred to the appropriate governing body not later than September 1 and if unpaid as of October 10 of the assessment year, the county auditor shall levy a tax upon the taxable property of said assessment district sufficient to pay such costs. The amount so collected shall be credited to the general revenue fund of the county.

**Sec. 2. [273.065] DELIVERY OF ASSESSMENT APPRAISAL RECORDS; EXTENSIONS.** Assessment districts shall complete the assessment appraisal records on or before May 1. The records shall be delivered to the county assessor as of that date and any work which is the responsibility of the local assessor which is not completed by May 1 shall be accomplished by the county assessor or persons employed by him and the cost of such work shall be charged against the assessment district as provided in section 1 of this act. Extensions of time to complete the assessment appraisal records may be granted to the local assessor by the county assessor if such extension is approved by the county board.

**Sec. 3.** Minnesota Statutes 1969, Section 274.01, is amended to read:

**274.01 BOARD OF REVIEW.** The town board of each town, the council or other governing body of each village, borough, and city, except in cities whose charters provide for a board of equalization, shall be a board of review. The county assessor shall fix a day when each of such boards and the board of equalization of any city whose charter provides for a board of equalization shall meet in the several assessment districts of the county, and shall on or before ~~May-first~~ 15 of each year give written notice thereof to the clerk. Such meetings shall be held between the first day of June and the fifteenth day of July in each year, and the clerk shall give published and posted notice of such meeting at least ten days prior to the date fixed. Such board shall meet at the office of the clerk to review the assessment of property in such town or district, and immediately proceed to

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examine and see that all taxable property in the town or district has been properly placed upon the list, and duly valued by the assessor. In case any property, real or personal shall have been omitted, the board shall place it upon the list with its true value, and correct the assessment so that each tract or lot of real property, and each article, parcel, or class of personal property, shall be entered on the assessment list at its full and true value; but no assessment of the property of any person shall be raised until he has been duly notified of the intent of the board so to do. On application of any person feeling aggrieved, the board shall review the assessment, and correct it as shall appear just. A majority of the members may act at such meeting, and adjourn from day to day until they finish the hearing of all cases presented. The assessor shall attend, with his assessment books and papers, and take part in the proceedings, but shall not vote. The county assessor, or an assistant, delegated by him shall attend such meetings. The board shall list separately, on a form appended to the assessment book, all omitted property added to the list by the board and all items of property increased or decreased, with the full and true value of each item of property, added or changed by the board, placed opposite such item. The county assessor shall enter all changes made by the board in the assessment book.

The board of review, and the board of equalization of any city, shall complete its work and adjourn within 20 days from the time of convening specified in the notice of the clerk and no action taken subsequent to such date shall be valid. All complaints in reference to any assessment made after the meeting of such board, shall be heard and determined by the county board of equalization. Any non-resident may, at any time, before the meeting of the board of review file written objections to his assessment with the county assessor and if any such objections are filed they shall be presented to the board of review at its meeting by the county assessor for its consideration.

Sec. 4. Minnesota Statutes 1969, Section 273.061, Subdivision 7, is amended to read:

Subd. 7. **DIVISION OF DUTIES BETWEEN LOCAL AND COUNTY ASSESSOR.** The duty of the duly appointed local assessor shall be to view and appraise the value of all property as provided by law, but all the book work shall be done by the county assessor, or his assistants, and the value of all property subject to assessment and taxation shall be determined by the county assessor, except as otherwise hereinafter provided. ~~He shall also have the authority to require local assessors to deliver to him their tax records at any time.~~

Sec. 5. This act shall not apply to cities or villages whose assessors have the powers and duties of a county assessor pursuant to Minnesota Statutes, Section 273.063.

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

Sec. 6. This act shall be effective for the 1972 assessment and subsequent assessments.

Approved May 21, 1971.

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CHAPTER 435—H.F.No.1576

*An act relating to the highway patrol; the police powers of the capitol complex security force; amending Minnesota Statutes 1969, Section 299D.03, Subdivision 1.*

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1969, Section 299D.03, Subdivision 1, is amended to read:

**299D.03 HIGHWAY PATROL; LAW ENFORCEMENT POWERS.** Subdivision 1. **MEMBERS.** The commissioner is hereby authorized to employ and designate a chief supervisor, a chief assistant supervisor, and such assistant supervisors, sergeants and officers as are provided by law, who shall comprise the Minnesota highway patrol. The members of the Minnesota highway patrol shall have the power and authority:

(1) As peace officers to enforce the provisions of the law relating to the protection of and use of trunk highways.

(2) At all times to direct all traffic on trunk highways in conformance with law, and in the event of a fire or other emergency, or to expedite traffic or to insure safety, to direct traffic on other roads as conditions may require notwithstanding the provisions of law.

(3) To serve warrants and legal documents anywhere in the state in cases initiated by a member of the Minnesota highway patrol for offenses committed on trunk highways.

(4) To serve orders of the commissioner of public safety or his duly authorized agents issued under the provisions of the Drivers

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