Add form "H" as follows
H Notice to county attorney
STATE OF MINNESOTA,
\ce
County of
In the most ten of the lunear of C. D. alleged in a use
In the matter of the lunacy of C. D. alleged insane.
To the Hon county attorney of
said county Sir:
Please to take notice that information in due form of
law has been filed in my office, alleging the insarity of
C. D. a resident of said county, and an order in due
form of law has been issued to the sheriff of said county
to bring said C. D. before said court for examination.
Therefore you are hereby notified and required to
appear before me at my office in said county on the
day of
represent said C D, and take part in and conduct on his
behalf the said examination and inquiry into his, said
C D's lunacy.
Witness my hand and official seal thisday of
18
(Seal)
Judge of Probate.
Junge of Fronzec.
Approved April 25th, 1895.

H. F. No. 598.

CHAPTER 120.

Farmers' institutes. An act to amend sections one (1) and nine (9) of chapter one hundred and fifty-six (156) of the general laws of Minnesota for the year eighteen hundred and ninety-one (1891), and an act to amend section one (1) of chapter one hundred and thirty-three (133) of the general laws of Minnesota for the year eighteen hundred and ninety-three (1893) the same being an act to establish and maintain farmers' institutes in Minnesota.

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

SECTION 1. Section one (1) of chapter one hundred and fifty-six (156) of the general laws for the year one thousand eight hundred and ninety-one (1891) is hereby amended so as to read as follows;

Appropriation.

Section one (1). That the sum of thirteen thousand five hundred (13,500) dollars shall be and is hereby annually appropriated beginning with the fiscal year commencing August first (1st) one thousand eight hundred and ninety-five (1895) for the maintenance of farmers

institutes to be held in the several counties of this state as

hereinafter provided.

Sec. 2. That section nine (9) of chapter one hundred and fifty-six (156) of the general laws for the year one thousand eight hundred and ninety-one (1891) is here-

by amended so as to read as follows:

Sec. nine (9). That the expense of such institute Expenses. together with the salary of said superintendent, which is hereby fixed at fifteen hundred (1,500) dollars per annum and the necessary expenses of his superintendence and all other money named in this act shall be paid out of said institute fund by the state treasurer upon warrants issued by the state auditor, which warrants shall only be drawn upon the certificate of the superintendent of institutes approved by the president of the board of administration.

SEC. 3. That section one (1) of chapter one hundred and thirty-three (133) general laws for the year one thousand eight hundred and ninety-three (1893), is

hereby amended so as to read as follows;

Sec. 1. Section four (4) of chapter one hundred fiftysix (156) of the general laws of Minnesota, for the year one thousand eight hundred and ninety-one (1891), is hereby amended so as to read as follows:

Sec. 4. That a board of administration shall be and Board of adis hereby created to superintend the execution of this act on and after August first (1st) one thousand eight hundred and ninety-five (1895), and shall be constituted

as follows:

Three (3) members of the board of regents of the University of Minnesota to be selected by said board of regents who shall hold their places for three (3) years from the first day of August, one thousand eight hundred and ninety-five (1895), and the presidents of the state agricultural society the state dairy association and the state horticultural society, who are now ex-officio members of the present board of administration; these last three (3) designated members shall hold their places for periods as are hereinafter provided to-wit:

The president of the state agricultural society shall hold his place until three (3) years from August first (1st) one thousand eight hundred and ninety-five

(1895).

The president of the state dairy association shall hold until two (2) years from said date, and the president of the state horticultural society shall hold for one (1) year from said date of August first (1st), one thousand right hundred and ninety-five (1895).

And at the expiration of the terms so designated the presidents of the state agricultural society, the state

ministration.

dairy association and the state horticultural society who are then elected and acting as such presidents shall become members of such board of administration and shall hold their places as such members for three (3) years when the vacancies then made shall be filled by the acting presidents of these societies as above stated. Provided that the board of administration as it now exists shall constitute the board of administration until August first (1st), one thousand eight hundred and ninety-five (1895).

Approved April 25th 1895.

95 C 121 90 - 10

s. F. No. 499.

CHAPTER 121.

Legal newspapers. An act to amend chapter thirty-three (33), laws of the state of Minnesota for the year 1893, entitled an act defining what shall constitute a newspaper for publication of the laws of the state and legal notices and to legalize publications heretofore made.

Be it enacted by the Legislature of the state of Minnesota.

SECTION 1. That section one (1) of chapter thirty-three (33), laws of the state of Minnesota, for the year 1893, be and the same is hereby amended to read as follows:

Requirements.

Section 1. A newspaper, in order to entitle it to publish the laws of this state, or any legal notices required by law to be published, shall, in addition to all requirements of the law now in force, conform to the following definition, viz.:

A newspaper is a collection of reading matter in columns and sheet form; the matter consisting of general and local news, comments and miscellaneous literary items, printed daily, tri-weekly, semi-weekly or weekly, at an established office or known place of business, in the English language, equipped with the necessary materials, excepting newspaper press, and skilled workmen for preparing and printing the same in whole or in part in the village, town or city in which it is dated and generally circulated in the town, city or county where said office or place of business is located; provided, that no publication shall be considered a newspaper of general circulation unless it shall have been printed in whole or in part and published in the county for one year, and shall consist of the equivalent in space of four pages, or more, of five columns or more, to each page, and each column shall be not less than