

vided and not otherwise. Such affidavit shall be in form and substantially as follows:

State of Minnesota, }
County of..... } ss.

I, being first duly sworn, on oath depose and say that I reside at..... (give address); that I am more than twenty-one years of age and not of intemperate habits; that I desire to purchase..... (state amount) of alcohol to be used by..... (give name of user), located at..... (give location of business of user) for (specify particular purpose) purposes in..... (state particularly the use to be made of such alcohol); that I have a permit to possess such alcohol from (name of officer issuing permit), a duplicate of which permit is on file in the office of (name office); that I will not use any part of said alcohol for beverage purposes or sell or put the same to any unlawful use or allow any other person so to do.

(Signed)

Subscribed and sworn to before me this..... day of, 19.....

(Signed)

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved September 22, 1919.

JOINT RESOLUTION No. 1—H. F. No. 1.

Joint resolution ratifying a proposed amendment to the Constitution of the United States of America.

WHEREAS, Both houses of the sixty-sixth congress of the United States of America, by a joint resolution, a two-thirds majority of each house concurring therein, proposed an amendment to the constitution of the United States of America, which resolution reads as follows, to-wit:

JOINT RESOLUTION.

Proposing an amendment to the constitution extending the right of suffrage to women.

RESOLVED, By the senate and house of representatives of the United States of America in congress assembled (two-thirds of each house concurring therein), That the following article is proposed as an amendment to the constitution which shall be valid to all intents and purposes as part of the constitution when ratified by the legislatures of three-fourths of the several states.

ARTICLE —.

'The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any state on account of sex.

'Congress shall have power to enforce this article by appropriate legislation.'

THEREFORE, BE IT RESOLVED, By the legislature of the State of Minnesota:

Section 1. That the said proposed amendment to the constitution of the United States of America be and the same is hereby ratified by the legislature of the state of Minnesota.

Sec. 2. That the secretary of state be and he is hereby directed to forward certified copies of this preamble and joint resolution to the presiding officer of the United States senate and the speaker of the house of representatives of the United States and that he transmit official notice hereof to the secretary of state of the United States as provided by the law of this state.

Approved September 11, 1919.

JOINT RESOLUTION No. 2—H. F. No. 148.

WHEREAS, The department of drainage and waters of the state of Minnesota is authorized by provisions of chapter 471, General Laws of Minnesota for the year 1919, to make investigations to ascertain and determine the improvements necessary to secure proper outlet for the lands in each of the drainage basins within the state for drainage and flood preventions purposes, and

WHEREAS, The basin of the Roseau river included within the boundaries of the state of Minnesota, comprising an area of approximately 1,000,000 acres of agricultural lands, is subject to frequent and disastrous floods due to the inadequacy of the outlet, and

WHEREAS, It has been made to appear from actual investigations that sufficient outlet cannot be provided to the said Roseau river basin within the boundaries of the state of Minnesota but must be sought at a point in the province of Manitoba, Canada, below where the said Roseau river crosses the international boundary line;

RESOLVED, By the house of representatives, the senate concurring, that the commissioner of drainage and waters be authorized to negotiate with the proper authorities representing the government of Canada and the province of Manitoba with a view of ascertaining what procedure should be adopted and followed to secure the cooperation and authority from said government for securing the necessary outlet for the said Roseau river and report his findings to the legislature 1921.

Approved September 19, 1919.