

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

Section 1. Attorneys lien. — That Mason's Minnesota Statutes of 1927, Section 5695, Subdivision 4, is hereby amended so as to read as follows :

"Upon money or property in the hands of the adverse party to the action or proceeding in which the attorney was employed, from the time such party is given notice of the lien. If the client has an interest in any real or personal property, whether held by any bailee, pledgee, judgment creditor or otherwise, the attorney shall be entitled to a lien upon such property wherever situated, for the value of his services, whether under a special agreement as to compensation or for the reasonable value thereof, and shall also have a lien for any contributions in money or services which the attorney makes for the preservation of the client's interest in the property or for the enhancement of the value thereof. If the client is not a resident of this state, jurisdiction may be had by service of notice of order to show cause without the state or by mailing a copy thereof to the client outside of the state, without the need of further jurisdictional requirements, provided the property itself is within the state of Minnesota."

Approved April 21, 1939.

CHAPTER 395—S. F. No. 1450

An act relating to intoxicating liquors and elections thereon, and amending the 1938 Supplement to Mason's Minnesota Statutes of 1927, Section 3200-30.

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

Section 1. Licenses for sale of intoxicating liquors.—The 1938 Supplement to Mason's Minnesota Statutes of 1927, Section 3200-30, is hereby amended so as to read as follows :

"3200-30. Until such question shall have been otherwise determined by the electors, no license shall be issued in any municipality in any county in which the majority of the electors voting at the September 12, 1933, election provided for by Laws 1933, Chapter 214, voted for delegates 'against repeal.' Any city or village now or hereafter having not less than 600 inhabitants in any county having not more than 66 and not less than 55 full or fractional Congressional townships, and having a population of not more than 60,000 and

not less than 45,000 inhabitants, may hold an election on the question of establishing a municipally-owned exclusive liquor store, following as nearly as possible the procedure prescribed in the 1938 Supplement to Mason's Minnesota Statutes of 1927, Sections 3200-38 to 3200-39, inclusive, except that the propositions on the ballot to be used in such election shall be 'for municipal liquor store' and 'against municipal liquor store'. If a majority of all the ballots cast at such election upon the question of establishing a municipally-owned exclusive liquor store shall be 'for municipal liquor store', the council may, regardless of the outcome of any election held under the provisions of the 1938 Supplement to Mason's Minnesota Statutes of 1927, Sections 3200-40 to 3200-56, inclusive, establish such a store and sell intoxicating liquor therein in the same manner as in other counties of the state; but if a majority of all the ballots cast on the question shall be 'against municipal liquor store', no intoxicating liquor shall be sold in such city or village until the establishment of a municipal liquor store is authorized at a subsequent election at which the said question is again in like manner submitted. Any city in any such county may hold such an election by following as nearly as possible the procedure prescribed in the 1938 Supplement to Mason's Minnesota Statutes of 1927, Sections 3200-37 to 3200-39, inclusive. Any local authority shall have power to impose further restrictions and regulations upon the sale and possession of intoxicating liquor within its limits."

Approved April 21, 1939.

CHAPTER 396—S. F. No. 1461

An act providing for the adjudication and payment of certain claims against the State arising out of the location, construction, reconstruction, improvement and maintenance of a bridge located on Trunk Highway No. 218 in Dakota County, and authorizing the Commissioner of Highways to compromise, adjust and settle any and all of the claims hereinafter designated and authorizing an action or actions against the Commissioner of Highways for the recovery of claims, or any thereof, hereinafter designated upon the failure or refusal of the Commissioner of Highways to so pay, settle, adjust or compromise said claims or any thereof, the amounts, if any, to be paid not exceeding the amounts hereinafter specified, and appropriating money out of the Trunk Highway Fund