[Chap.]

It shall not be necessary to affix stamps to individual bottles of fermented malt liquor or still wine, but no bottle containing the same shall be removed from containers for sale or consumption unless the original container in which the same was packed shall have affixed thereto stamps of proper denominations. Such stamps shall be affixed by the manufacturer, wholesaler, brewer, or other person, to each barrel, keg, case, or other container of such fermented malt liquor or still wine before any sale, except that as to wines containing less than 25 per cent of alcohol by weight such stamps may be affixed at any time prior to sale to the consumer. The certification labels provided for by section 340.461 may be affixed to the containers of wines instead of to each individual bottle therein. The number of certification labels or their denomination, as the liquor control commissioner may prescribe, that may be affixed hereunder to any container of wine shall be equivalent to the number of bottles therein. The liquor control commissioner shall promulgate suitable rules and regulations to carry out the purpose of this act.

Sec. 2. This act shall take effect July 1, 1951.

Approved April 17, 1951.

CHAPTER 433—H. F. No. 1430

An act relating to jury service; amending Minnesota Statutes 1949, Section 628.49.

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

Section 1. Minnesota Statutes 1949, Section 628.49, is amended to read:

628.49 Grounds of excuse; record. The court shall not excuse from service upon either grand or petit jury any person duly drawn and summoned, except upon the ground that he is either physically or mentally unable or unfit, in the opinion of the court, to attend or serve as a juror, or by reason of serious sickness of some immediate member of his family, or there is a showing and the court believes that extraordinary hardship will result if one summoned is not excused; provided, in counties having more than two terms of court a year the court may, for other sufficient causes, excuse a juror from service at the term of court or period of service for which he was so drawn and summoned until a later term or period during the same year, and in such case such juror shall report for service and serve at such later term or period with the same force and effect as though he had been regularly drawn and summoned for such later term or period. The name of each person excused, with the ground thereof, shall be entered by the clerk among the proceedings of the court, preserved, and open to inspection by all parties. Any woman drawn upon either a grand or a petit jury may, in the discretion of the court, be excused from such jury service upon request.

Approved April 17, 1951.

CHAPTER 434—H. F. No. 1462 [Not Coded]

An act relating to the salaries of supervisors, clerk, treasurer and assessor in certain towns.

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

Section 1. Town of Stuntz; salaries of officials. In all towns now or hereafter having an assessed valuation of \$10,000,000 or more and over 10,000 inhabitants, including the residents of any village that may be a part of said town for election purposes, the monthly salary of each member of the board of supervisors shall not exceed the sum of \$200 per month; but the board by resolution may pay an additional \$50 a month to the chairman of the board. The board shall fix a monthly salary to be paid by the town to the clerk, treasurer and assessor in lieu of the amounts otherwise provided by law to be paid by the town but such compensation shall not exceed the salary authorized for the chairman of the board of supervisors.

Sec. 2. Change in population. Any town coming within the provisions of this act shall remain under the provisions thereof, regardless of any change in population or valuation.

Approved April 17, 1951.

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