628.33	Form of	information.	Such	information	may
be in the follo	wing forn	n:			
"State of County of	Minnesota of	a) ss	•		
		*******	,	District Co Judicial Di	
The State	of Minne gainst	sota,			
(The nam		ccused), county	attornes	for said co	untv
hereby inform of	the cours of accus he statute ction	t that on the , in the year. ed) did (state in such case sa	, at e the off made of id acts of	said county, ense) contro and provided constituting	A. B. ary to l, the state
State of Minn County Attorn	esota. Dai	ted,			•••••

Approved April 22, 1953.

CHAPTER 632-H. F. No. 977

[Not Coded]

An act to legalize proceedings in certain cities preliminary to and in the appropriation of money and issuance of bonds for the construction of a city hall and municipal liquor store building.

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

Cities third class, legalizing certain proceed-When the governing body of any city of the third class in this state operating a municipal liquor store has heretofore by resolution transferred and appropriated moneys on hand and authorized the issuance of general obligation bonds of the city for the purpose of constructing, equipping and furnishing a city hall and municipal liquor store building, such transfer and appropriation and all bonds so authorized are hereby legalized and validated, and any such governing body is hereby authorized to issue, sell and deliver such bonds pursuant to and in accordance with such resolution or resolutions; provided, that nothing herein shall be deemed to permit the issuance of bonds by any such city in an amount which would cause its net indebtedness to exceed the limitations prescribed by law, and all bonds so issued shall be sold and provision shall be made for the security and payment thereof in the manner provided by Minnesota Statutes, Sections 475.60 to 475.66, inclusive.

- 768
- Sec. 2. Remedial. It is expressly found and determined that this act is remedial in nature, being necessary to Remedial. protect the financial credit of such cities and to provide necessary quarters for the conduct of municipal affairs and liquor sales in such cities, and this act shall be in full force and effect from and after its passage and approval.
- Limitation on effect. This act shall not apply to or affect any action or appeal now pending in which the validity of any such proceedings or of any such bonds is called in question.

Approved April 22, 1953.

CHAPTER 633-H. F. No. 1017

[Coded]

An act relating to the control of beaver.

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

- Γ97.561 Section 1. Removal of beaver. county in the state where the board of county commissioners shall have unanimously requested him to do so, the commissioner of conservation shall take necessary steps to remove beaver, at state expense, from state owned lands located in that county.
- Sec. 2. [97.57] Destruction of beaver dams. In any county with unanimous consent of the county board of commissioners, and approval of the land owner, the department of conservation shall direct the destruction of any beaver dam and removal of beaver from any waterway, stream, or ditch where drainage is being impaired. All state parks, state game refuges, and federal game preserves are excluded from this provision.

Approved April 22, 1953.

CHAPTER 634—H. F. No. 1029

An act relating to taxes on and measured by net income: amending Minnesota Statutes 1949, Section 290.53, Subdivision 4, to fix the time within which an indictment may be found and filed, or an information filed, against persons wilfully failing to make returns or wilfully making false returns with intent to evade the tax.