

puting the limit of levies under said sections is increased above the population used as a basis for spreading the tax levy in the year 1954. In the event that as a result of taking any census the population basis for computing the limit of levies under said sections is increased above the population used as a basis for spreading the tax levy in the year 1954, or in the event that the basis of either Section 275.11 or 275.12 is changed to a basis other than population, the amount of tax distributed pursuant hereto shall be included in computing the permissible levies under either of said sections.

Approved April 22, 1955.

---

CHAPTER 731—H. F. No. 1791

[Not Coded]

*An act relating to radio broadcasting stations owned and operated by counties having a population of 500,000 or more for police, fire and direction of highway equipment purposes; amending Laws 1947, Chapter 371, as amended, and amending the Title thereof.*

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

Section 1. Laws 1947, Chapter 371, Section 1, as amended by Laws 1951, Chapter 612, Section 1, is amended to read:

Section 1. **Hennepin county, police radio broadcasting station.** Any county now or hereafter having *not less than 500,000 inhabitants* may rent, lease or establish, construct, equip and maintain a radio broadcasting station, with land-fixed repeater stations and two-way communication mobile units as may be necessary, to be used for police, fire, and the direction of highway equipment purposes only, under the direction of the sheriff, and to acquire land by gift, purchase, or condemnation for use as a site for *any* such station.

Sec. 2. **Title amended.** The title to Laws 1947, Chapter 371, is amended to read:

An act authorizing and empowering any county now or hereafter having *not less than 500,000 inhabitants* to establish, equip, and maintain a radio broadcasting station or stations with mobile units to be used for police, fire, and direction of highway equipment purposes; to extend radio service to certain municipalities and counties; to acquire land for con-

struction of such station or stations thereon, and imposing certain duties upon the sheriff.

Approved April 22, 1955.

---

CHAPTER 732—H. F. No. 1793  
[Not Coded]

*An act amending Laws of Minnesota 1921, Chapter 525, Section 7, as amended by Laws 1929, Chapter 346, Section 4, pertaining to the conciliation court of the city of Saint Paul.*

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

Section 1. Laws of Minnesota 1921, Chapter 525, Section 7, as amended by Laws 1929, Chapter 346, Section 4, is hereby amended to read:

Sec. 7. **Actions removable to municipal court.** Removal of cause to municipal court for trial and procedure.

(a) Any person aggrieved by the judgment rendered by said conciliation judge, under section five of this act, and who is entitled to a jury trial under the constitution, may have the case removed to said municipal court for trial by jury or by the court without a jury, but no case shall be so removed, unless within *ten* days after such judgment is rendered, and after the clerk shall have mailed notice of the entry of said judgment to each of the parties thereto, (which notice shall be mailed immediately and shall specify the day on which the time for removal of said cause will expire) the party so removing same shall do the following, to wit:

(1) File with said judge a bond executed by the party demanding the removal, his agent or attorney, to the adverse party in a sum sufficient to secure the amount of such judgment, and costs in such municipal court with sufficient surety to be approved by said conciliation judge, conditioned that the party so removing same shall prosecute said case with effect in said municipal court and abide the order of the court therein and pay any judgment that may be rendered against him therein.

(2) File with said conciliation judge an affidavit of the remover, his agent or attorney, stating that said removal is made in good faith and not for the purpose of delay.

(3) Serve on the opposite party a written demand for trial by court or jury of such removal in the manner now provided by law for the service of summons in said municipal