of a fee of \$10 each. In so filing the same, two copies, counterparts, or facsimiles thereof, shall be left with such secretary, together with a sworn statement, specifying the names of the persons, association, or union in whose behalf the same is filed, the class and description of the goods or products of labor to which it is or is intended to be appropriated, that the party in whose behalf the same is filed has the sole right to its use, and that the counterparts or facsimiles filed are corerct. No label, trademark, term, design, device, or form of advertisement shall be so filed or recorded which could reasonably be mistaken for one theretofore filed.

Sec. 50. Minnesota Statutes 1953, Section 620.33, is amended to read:

620.33 Illegal use of certificate of registration. Such secretary shall deliver to the person, association, or union filing any such label, trademark, term, design, or form of advertisement such number of certificates of the record thereof as shall be applied for, on payment of a fee of \$2 for each certificate, and such certificates shall in all cases be prima facie evidence of the adoption of such label, trademark, term, de-sign, device, or form of advertisement. Every person who, without authority of the owner thereof, shall use or display the genuine label, trademark, term, design, device, or form of advertisement of any such person, association, or union shall be guilty of a misdemeanor.

Minnesota Statutes 1953, Section 303.19, Sub-Sec. 51. division 2. is amended to read:

Subd. 2. Fee. If the certificate of authority was revoked by the Secretary of State pursuant to Section 303.17, the corporation shall pay to the state treasurer \$200 before it may be reinstated.

If the certificate of authority was canceled by a judgment pursuant to section 303.18, the corporation shall pay to the state treasurer \$500 before it may be reinstated.

Sec. 52. Except as specified otherwise, this act becomes effective July 1, 1955. Approved April 25, 1955.

## CHAPTER 821—H. F. No. 1107

An act relating to special aid for the education of handicapped children; amending Minnesota Statutes 1953, Section 128.13.

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

Section 1. Minnesota Statutes 1953, Section 128.13, is amended to read:

128.13 Special classes, handicapped children. Under such rules as the state board of education may establish relative to qualifications of teachers, courses of study, methods of instruction, admission, size of classes, rooms and equipment, supervision, and such other rules and standards as the board deems necessary, the state shall pay annually to any school district for the education of handicapped children the following amounts:

(a) For deaf children, not to exceed \$400 for each such child.

(b) For blind children, not to exceed \$400 for each such child.

(c) For mentally retarded children, not to exceed \$300 for each such child.

(d) For children with defective speech, not to exceed \$2,400 for each teacher engaged exclusively in this work.

(e) For crippled children, not to exceed \$400 for each such child attending special classes or receiving instruction in the home or in a hospital or sanatorium.

(f) For crippled children not to exceed \$75 for each such child attending special classes for crippled children in summer school.

(g) For mentally retarded children who have multiple handicap the aid may be paid on the basis of crippled, blind or deaf under regulations established by the state board of education.

(h) For crippled children not to exceed \$2,400 for each therapist engaged exclusively in this work.

The per pupil allowance shall be paid for each such child who has been in attendance in special classes or receiving instruction in the home or in a hospital or sanatorium for the full nine months, or a proportionate amount for each child for such time as he has been in attendance upon special classes or receiving instruction in the home or in a hospital or sanatorium.

Under such rules as the state board of education may prescribe, a portion of the above funds may be expended for transportation, teachers salaries, special supervision, special instruction, special materials and equipment.

The amount of aid for any special class or for instruction

in the home or in a hospital or sanatorium for handicapped children shall not exceed the amount expended for such class or instruction during the year for which the aid is paid.

The board of education receiving such aid shall render annually to the state commissioner of education an itemized statement of all expenditures of said school or schools, and such related facts as he may require.

Approved April 25, 1955.

## CHAPTER 822-H. F. No. 1229 [Not Coded]

An act relating to the nomination and election of the judges of the municipal court in cities of the first class now or hereafter having a population of not less than 300,000 inhabitants nor more than 500,000 inhabitants.

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

Section 1. St. Paul municipal court, election of judges. In any municipal court of this state in any city of the first class now or hereafter having a population of not less than 300,000 inhabitants nor more than 500,000 inhabitants, when two or more judges of said municipal court are to be nominated at a primary city election or elected at a general city election, the notice of election shall state the name of each judge whose successor is to be nominated or elected. Each judge of said municipal court holds a separate non-partisan office. The official ballot shall contain the names of all candidates for each such office, shall state the number of judges to be elected and the number of candidates for whom an elector may vote, and shall designate each candidacy as "For the ofmay vote, and shall designate current of fice of Judge of the Municipal Court of Name of Municipality

to which \_\_\_\_\_\_ was elected for the regular Name of Judge term", or "For the office of Judge of the Municipal Court of Name of Municipality to which \_\_\_\_\_<sup>3</sup> Name of Judge \_\_ was

appointed", as the case may be. The ballots for both the primary and general city elections shall show in the spaces for the purpose the name of the municipality and the name of the judge whose successor is to be elected at the general city election. If any judge of such court is a candidate to succeed him-