

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

Section 1. **Morrison county; Little Falls; courthouse.** Morrison county and the city of Little Falls are authorized to join in the cost of remodeling the courthouse to the extent of providing therein a courtroom in addition to the courtroom of the district court. This second courtroom will be primarily for the municipal court of the city but also serve as an auxiliary courtroom for the district court. The terms of participation shall be established by agreement between the county board and the city council embodied in a joint resolution adopted by a majority vote of each body. The agreement will establish the financial contribution of county and city, the purpose of the courtroom as set out above, and that the courtroom after construction will be the property of the county and maintained by it but that it will be subject at all times to the use of the city for its municipal court without cost to the city other than its participation in its original cost as authorized by this act.

Sec. 2. This act shall be effective when it is approved by a resolution of the city council and a resolution of the county board, in each case adopted by a majority vote, and upon compliance with Laws 1959, Chapter 368.

Approved April 14, 1961.

CHAPTER 359—S. F. No. 1712

[Not Coded]

An act relating to Mille Lacs county, authorizing the welfare board thereof to require poor relief recipients or applicants for such relief to work on county projects for such relief.

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

Section 1. **Mille Lacs county; poor relief; work by recipients.** The county welfare board of Mille lacs county may require an applicant or recipient, as a condition of receiving relief as granted under Minnesota Statutes 1957, Chapter 261, to work on county projects, and said work relief means support or relief in wages or other compensation in cash or kind, paid for work under the following conditions:

- (a) that the recipients of work relief and the amounts

Changes or additions indicated by italics, deletions by ~~strikeout~~.

given are determined on the basis of actual need and certified for such work relief by the officials in charge of administering relief for the poor;

(b) that the funds for such relief are made available only from those specifically appropriated for support or relief of the poor;

(c) that the funds are used to finance work relief on projects for which the county of Mille Lacs can legally incur expenses;

(d) nothing herein shall be construed as enlarging the responsibility for relief as now imposed by the laws of Minnesota. The welfare board is here empowered to make rules and regulations to carry out the intent of this act.

Sec. 2. No recipient of work relief shall gain any civil service status under the Mille Lacs county civil service law.

Sec. 3. This act shall not become effective until after its approval by a majority vote of the county welfare board and the Mille Lacs county board or court commissioners, and upon compliance with the provisions of Laws 1959, Chapter 368.

Approved April 14, 1961.

CHAPTER 360—H. F. No. 386

[Coded]

An act relating to firemen's relief associations; providing for distribution of the two percent fire insurance tax to certain nonprofit corporations.

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

Section 1. **[69.69] Nonprofit fire fighting corporations, treatment as municipal association.** Any nonprofit corporation heretofore organized exclusively for fire fighting purposes, and having a retirement plan shall be considered to be a municipal fire department relief association for the purposes of receiving distributions of the fire insurance premium tax as provided in Minnesota Statutes, Chapter 69. Such nonprofit corporation shall be subject to all of the provisions of Minnesota Statutes, Chapter 69, relating to municipal fire department relief associations.

Approved April 14, 1961.

Changes or additions indicated by *italics*, deletions by ~~strikeout~~.