censed person prohibited. It is unlawful for a person to whom a motor bicycle is rented, leased, or furnished, to rent, sublease, or otherwise authorize the use of the vehicle to a person who is not licensed by the state of Minnesota to operate such a vehicle.

- Sec. 6. [168.836] Municipal ordinances; motor bicycle business. A city, village, or borough may enact ordinances regulating the motor bicycle business which are not in conflict with the provisions of this act.
- Sec. 7. [168.837] Motor bicycle business; penalties; revocation of license. A person who violates the provisions of this act is guilty of a misdemeanor. The secretary of state, after notice and a hearing, may revoke the license of a licensee who is convicted of violating any of the provisions of this act.
 - Sec. 8. Effective date. This act takes effect on July 1, 1965. Approved April 23, 1965.

CHAPTER 259-H. F. No. 926

An act relating to classification of property for purposes of taxation; amending Minnesota Statutes 1961, Section 273.13, Subdivision 2, as amended.

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

- Section 1. Minnesota Statutes 1961, Section 273.13, Subdivision 2, as amended by Laws, 1963, Chapter 426, Section 1, is amended to read:
- Subd. 2. Iron ore; taxation; class 1. Iron ore, whether mined or unmined, shall constitute class 1 and shall be valued and assessed at 50 percent of its full and true value. If unmined, it shall be assessed with and as a part of the real estate in which it is located, but at the rate aforesaid. Iron ore which either (a) is mined by underground methods and either placed in stockpile or concentrated and placed in stockpile or (b) is mined by open-pit methods and, in accordance with good engineering and metallurgical practice, requires concentration other than crushing or screening or both to make it suitable for commercial blast furnace use, and is either placed in stockpile for the purpose of concentration in the course of a concentration operation, or is concentrated and placed in stockpile, for three taxable years after being mined only, shall be listed and assessed in the taxing district where mined at the same amount

Changes or additions indicated by italics, deletions by strikeout.

per ton as it would be assessed if still unmined, except that if such ore contains phosphorous in excess of .180 percent or is classified in the trade as manganiferous ore, then irrespective of whether it requires such concentration or has been so concentrated it shall be so listed and assessed as if it were unmined ore for five taxable years after being mined only, and thereafter such ore in stockpiles shall be valued and assessed as mined iron ore, as otherwise provided by law. The real estate in which iron ore is located, other than the ore, shall be classified and assessed in accordance with the provisions of classes 3, 3b, and 4, as the case may be. In assessing any tract or lot of real estate in which iron ore is known to exist the assessable value of the ore exclusive of the land in which it is located, and the assessable value of the land exclusive of the ore shall be determined and set down separately and the aggregate of the two shall be assessed against the tract or lot.

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[Class 1a.] All direct products of the blast and open hearth furnaces that are utilized in the form produced and are not further processed, shall constitute class 1a and shall be valued and assessed at 15 percent of the full and true value thereof.

Approved April 23, 1965.

CHAPTER 260-H. F. No. 1141

An act relating to elections; amending Minnesota Statutes 1961, Section 204.16, Subdivisions 1 and 2.

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

- Section 1. Minnesota Statutes 1961, Section 204.16, Subdivision 1, is amended to read:
- 204.16 Elections; challengers. Subdivision 1. Partisan. At any election where partisan offices are to be filled the chairman of an authorized committee of each political party may appoint by written certificate and the judges shall permit one voter at any one time from each political party for each precinct to be in the polling place while the election is being held and to remain with the election board until the votes are canvassed and the results declared, to act as challenger of voters.
- Sec. 2. Minnesota Statutes 1961, Section 204.16, Subdivision 2, is amended to read:

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