

No commercial vehicles such as hearses, ambulances, or trucks are considered to be Classic Cars.

Approved March 17, 1965.

CHAPTER 108—H. F. No. 446

[Coded in Part]

An act relating to the registration and taxation of motor vehicles; defining a station wagon and providing a tax therefor; amending Minnesota Statutes 1961, Section 168.011, Subdivision 7, Section 168.011 as amended, by adding a new subdivision, and Section 168.013 as amended, by adding a new subdivision.

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

Section 1. Minnesota Statutes 1961, Section 168.011, Subdivision 7, is amended to read:

Subd. 7. **Motor vehicles; passenger automobile.** "Passenger automobile" means any motor vehicle designed and used for the carrying of not more than eight persons; ~~including vehicles known as station wagons; notwithstanding station wagons may be designed and used for the carrying of more than eight persons;~~ but excluding motorcycles-, *motor scooters, and station wagons.*

Sec. 2. Minnesota Statutes 1961, Section 168.011 as amended by Laws 1963, Chapter 597, Section 1, and Laws 1963, Chapter 637, Section 1, is amended by the addition of a new subdivision to read:

*Subd. 23. **Station wagon.** "Station wagon" means a dual purpose vehicle designed for the transportation of persons and also designed in such a manner that the seats may be removed or folded out of the way for the purpose of increasing the property carrying space within the vehicle. The term includes, but is not limited to, types of vehicles which carry the trade names of station wagon, estate wagon, ranch wagon, town and country wagon, country sedan, suburban, travelall, and carryall.*

Sec. 3. Minnesota Statutes 1961, Section 168.013 as amended by Laws 1963, Chapter 119, Section 1, is amended by adding a new subdivision to read:

*Subd. 17. **Station wagons.** The annual tax on a station*

Changes or additions indicated by italics, deletions by strikeout.

wagon as defined in section 2 of this act shall be as provided for passenger automobiles in subdivision 1 (1) of this section unless the owner elects to register such station wagon as a truck. If the owner elects to register such station wagon as a truck, the annual tax shall be either the tax imposed for passenger automobiles in subdivision 1 (1) of this section or the tax imposed for trucks on the basis of gross weight in subdivision 1 (5) of this section whichever is higher.

Sec. 4. This act becomes effective November 15, 1965 for the year 1966 and subsequent years.

Approved March 17, 1965.

CHAPTER 109—S. F. No. 468

[Not Coded]

An act relating to the villages of Bluffton, Clitherall, Dalton, Deer Creek, Dent, Elizabeth, Erhard, Ottertail, Richville, Rothsay, Underwood, Urbank, Vergas, and Vining in Otter Tail county; permitting such villages to hold elections on the question of establishing municipal liquor stores.

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

Section 1. **Otter Tail county; village municipal liquor stores.** Any of the villages of Bluffton, Clitherall, Dalton, Deer Creek, Dent, Elizabeth, Erhard, Ottertail, Richville, Rothsay, Underwood, Urbank, Vergas, and Vining in Otter Tail county may hold an election on the question of establishing a municipally-owned exclusive liquor store, following as nearly as possible the procedure prescribed in Minnesota Statutes, Sections 340.20 and 340.21, except that the propositions on the ballot to be used in such election shall be "for municipal liquor store" and "against municipal liquor store." If a majority of all the ballots at such election upon the question of establishing a municipally-owned exclusive liquor store shall be "for municipal liquor store," the council may, regardless of the outcome of any election held under the provisions of Minnesota Statutes, Sections 340.25 to 340.40, establish such a store and sell intoxicating liquor therein in the same manner as in other counties of the state; but if a majority of all ballots cast on the question shall be "against municipal liquor store," no intoxicating liquor shall be sold in such village until the establishment of a municipal liquor store is

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