

## CHAPTER 683—H. F. No. 994

*An act relating to service of summons upon prospective grand jurors; amending Minnesota Statutes 1961, Section 628.46.*

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

Section 1. Minnesota Statutes 1961, Section 628.46, is amended to read:

**628.46 Grand jury; summons; venire; service; return.** At least 12 days before the first day of the court, the clerk shall issue and deliver to the sheriff a venire under the seal of the court, commanding him to summon the persons so drawn to appear before the court at or before the hour of 11 o'clock a.m., on the first day of the term thereof, to serve as grand jurors, except that when that day shall fall on a legal holiday the venire shall be made returnable on the succeeding day. The sheriff, at least ten days before the sitting thereof, shall summon the persons named in such venire to attend such court as grand jurors, by mailing a notice to each person named therein, by registered or certified mail, at his last known address, and at least three days before the sitting thereof he shall give personal notice to each person whose registry receipt has not been received by the sheriff or leave written notice at the place of residence of such person with some person of proper age. He shall return such venire to the court at the opening thereof, specifying who were summoned, and the manner in which each was notified.

Approved May 24, 1965.

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CHAPTER 684—H. F. No. 1676

[Coded]

*An act relating to a state ceremonial building.*

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

Section 1. **[16.871] State ceremonial building; statement of purpose and legislative intent.** Whereas it is in the public interest that a proper building be provided for official public use and other ceremonial state functions, it is the intent of the legislature that the state own such a ceremonial building, and that living quarters may be incidentally provided in such building for the governor. It is the intent of the legislature that such incidental living quarters as may be provided in such building are not an emolument of the office of the

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governor under Article IV, section 9 of the state constitution because the official use and ceremonial functions that will be carried on in such building are essential to the proper function of the chief executive and the benefits to be derived by the chief executive are too remote and contingent to constitute emoluments within the meaning of the constitution.

Sec. 2. [16.872] **Acceptance of state ceremonial building; use; maintenance.** Subdivision 1. The commissioner of administration may accept, on behalf of the state, on such terms and conditions as the donor may prescribe, a building to be used as a state ceremonial building. Such building shall be used for official ceremonial functions of the state, and space shall be provided for suitable living quarters for the governor of the state.

Subd. 2. The commissioner of administration shall maintain such building in the same manner as other state buildings are maintained and shall rehabilitate, decorate, and furnish such ceremonial building, and in carrying out such decoration and furnishing shall consult with the State Fine Arts Council, but their opinion shall be advisory only.

Sec. 3. [16.873] **Occupancy of building by governor.** If it is in any manner determined that permitting the governor to reside in such ceremonial building is an emolument of the office of governor, then any person who may be elected after the effective date of this act who may be affected by such determination, shall not be permitted to occupy such premises until January 15, 1968.

Approved May 24, 1965.

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#### CHAPTER 685—S. F. No. 1716

[Coded]

*An act relating to statewide planning, creating a planning agency in the executive branch of the state government, and prescribing its powers and duties; appropriating moneys therefor.*

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

Section 1. [4.10] **State planning agency; statewide planning; purposes.** In order that the state benefit from an integrated program for the development and effective employment of its resources, and in order to promote the health, safety, and general

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