certify to be necessary for the use of the library and for exchanges with other law libraries.

The copies not disposed of hercunder shall remain in the custody of the secretary of state.

The commissioner shall determine the reasonable expense incurred in handling, and distributing the bound volumes which he sells or which he distributes without cost. The unexpended balances of any appropriation to the supreme court for publishing Minnesota Reports shall be used to reimburse the commissioner for such reasonable expenses, and the amount of such reimbursement shall be credited to the central services revolving fund in the state treasury. If the unexpended balances of such an appropriation is insufficient therefor, the commissioner shall deduct the remainder of these expenses from receipts from the sale of bound volumes and deposit such deductions to the credit of central services revolving fund. He shall deposit the balance of the receipts to the credit of the general revenue fund in the state treasury.

- Sec. 3. Subdivision 1. There is appropriated to the commissioner of administration the sum of \$30,000 or so much thereof as may be necessary, from the general revenue fund in the state treasury to purchase by negotiation or otherwise published and unsold volumes of Minnesota Reports in the possession of publishers who prior to the effective date of this act published and sold Minnesota Reports pursuant to the then existing requirements of law.
- Subd. 2. The Minnesota Reports acquired by the commissioner of administration pursuant to this section are subject to sale and distribution as required by Minnesota Statutes 480.12.

Approved May 25, 1965.

CHAPTER 723-H. F. No. 1581

[Not Coded]

An act relating to a conciliation court for the cities of Mankato and North Mankato; allowing for the establishment of such court by agreement of the governing bodies of Mankato and North Mankato.

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

Section 1. Mankato, No. Mankato, cities of; conciliation court; Mankato-North Mankato. Subdivision 1. Establishment.

Changes or additions indicated by italics, deletions by strikeout.

The cities of Mankato and North Mankato, by agreement entered into through action of their governing bodies under Minnesota Statutes, Section 471.59, may establish a joint conciliation court to be known as the Mankato-North Mankato conciliation court with the jurisdiction, powers and duties hereinafter stated.

- Subd. 2. Court of record. The conciliation court shall be a court of record with its own seal and for all other purposes shall be considered to be a joint division of the municipal courts of Mankato and North Mankato, operated by and under the supervision of the municipal judges of Mankato and North Mankato.
- Subd. 3. Jurisdiction, powers, duties. The territorial jurisdiction of the conciliation court shall be coexistent with and limited to the combined territorial jurisdiction limits of the municipal courts of Mankato and North Mankato. The conciliation court and the judges thereof shall have the same jurisdiction, powers and duties granted and conferred by Minnesota Statutes, Chapter 491 upon a municipal court and judge of municipal court when acting as a conciliation court, except when inconsistent herewith.
- Subd. 4. Rules of pleading, practice, and procedure. Pleading, practice and procedure in the conciliation court, including matters affecting judgments, defaults and appeals, shall be as provided in Minnesota Statutes, Chapter 491, except that the judges of the municipal court of Mankato and North Mankato by joint action may promulgate rules for conduct of the conciliation court not inconsistent with Minnesota Statutes, Chapter 491, or the provisions of this act.
- Sec. 2. Judges, special judges, clerk. Subdivision 1. Judges, special judges, referees.
- (a) The judges of the municipal courts of Mankato and North Mankato, or one of such judges, may be named by the agreement establishing the conciliation court to serve as judge or judges of the conciliation court for such periods and at such times as the agreement and the rules of the court shall provide. While so serving they shall act and be known as conciliation judges.
- (b) The agreement establishing the conciliation court may provide that one or more special municipal judges of the municipal courts of Mankato and North Mankato shall serve as special judge or judges of the conciliation court and while so serving such special judge shall have the same jurisdiction, powers and duties as a conciliation judge.
 - (c) Such agreement may authorize the conciliation judges to

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appoint one or more suitable persons to act as referee in conciliation court. The conciliation judges pursuant to such authority shall establish qualifications for the office.

- Subd. 2. Salaries. Each municipal judge who serves as conciliation judge shall receive an additional salary as provided in Minnesota Statutes, Section 488.21, Subdivision 3, except that the amount of such additional salary otherwise due in each year to a municipal judge for acting as a conciliation judge shall be reduced by the amount of salary paid to the special judge or judges or referees of the conciliation court during such year, but the amount of such additional salary or reduction thereof will not limit the amount which may be paid to special judges or referees. In the event more than one conciliation judge is named, the agreement establishing the court may provide terms for apportionment of such reduction in additional salary. For each day a special judge of the conciliation court serves, he shall receive the same salary paid to a special municipal judge under Minnesota Statutes, Section 488.24. The agreement establishing the court shall fix the compensation to be paid referees in conciliation court, not to exceed \$25 per day or any part thereof.
- Subd. 3. Clerk. The clerk of the Mankato municipal court or the clerk of the North Mankato municipal court, as provided by the agreement establishing the conciliation court, shall be clerk of conciliation court and shall collect the filing fees and keep the records of the court. The expenses of the court, including clerical salaries, shall be met so far as possible out of a fund created by the filing fees and the excess, if any, shall be paid by and as expenses of the municipal courts of Mankato and North Mankato upon terms to be stated in the agreement establishing the conciliation court.

Approved May 25, 1965.

CHAPTER 724—H. F. No. 1610

An act relating to directors of credit unions; amending Minnesota Statutes 1961, Section 52.08.

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

- Section 1. Minnesota Statutes 1961, Section 52.08, is amended to read:
- 52.08 Credit unions; directors; annual meeting. At the annual meeting (the organization meeting shall be the first annual

Changes or additions indicated by italics, deletions by strikeout.