Section 8. [1.38] Gifts. The Minnesota commissioners may accept on behalf of the state a gift from any source, private or public, and may use such gift for the purposes for which tendered, consistent with the duties of the Minnesota-Wisconsin boundary area commission. Any money so received shall be deposited in the state treasury, and the amount thereof is hereby appropriated annually to the commissioners for the purpose of carrying out the terms and provisions of such gift.

Section 9. [1.39] Budget. The Minnesota commissioners shall submit a budget of the estimated expenditures of the commission from time to time to the commissioner of administration for such period and in such form as he shall require.

Appropriation. There is appropri-Section 10. [1,40] ated from the general revenue fund in the state treasury the sum of \$25,000 for the support of the Minnesota-Wisconsin boundary area commission for the fiscal biennium commencing July 1, 1965. and such money shall be paid over in such amounts and at such times as the Minnesota commissioners shall direct. Sufficient money of such appropriation, however, shall be withheld in order to reimburse the Minnesota members of the commission and the members of the advisory committees for their expenses. Expenses of the commissioners shall be paid on the authorization of the chairman of the commission, or upon the authorization of any other person designated by it. Expenses of the members of the two advisory committees shall be paid on the authorization of the respective chairmen or any other member designated by the respective committees.

Approved May 26, 1965.

CHAPTER 808-H. F. No. 1615

An act relating to certification labels on intoxicating liquor and wine; amending Minnesota Statutes 1961, Section 340.461, Subdivision 1.

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

Section 1. Minnesota Statutes 1961, Section 340.461, Subdivision 1, is amended to read:

340.461 Intoxicating liquor and wine; cartons; labels. Subdivision 1. Contents. Each eontainer carton containing bottles or other containers of intoxicating liquor or wine holding one-

Changes or additions indicated by italics, deletions by strikeout.

half pint or more, except containers of those containing fermented malt beverages and of wine designed and intended exclusively for sacramental purposes, shall bear a label to be known as a certification label containing the following printed langauge:

"The manufacturer of the contents of this container certifies that the liquor herein contains no matter deleterious or injurious to health, and that the contents are as described on the label or labels affixed hereto, as required by the laws of the United States."

The liquor control commissioner may by regulation prescribe that the labels shall be affixed to each bottle or other container of intoxicating liquor containing one-half pint or more of intoxicating liquor, rather than to the carton.

The certification labels may be affixed to the containers of wine instead of to each bottle. The liquor commissioner may by rule and regulation prescribe the number and denomination which may be affixed to the container carton which shall be equivalent in denomination to the number of bottles therein.

Sec. 2. This act shall become effective January 1, 1966. Approved May 26, 1965.

CHAPTER 809—H. F. No. 2188

[Coded in Part]

An act relating to the organization and operations of state government; appropriating moneys with certain conditions for education and related purposes, including the University of Minnesota and its hospitals, state colleges, aids to libraries, junior colleges, payment of agricultural agents, and limiting and regulating the use thereof; establishing a commission for liaison and higher education facilities, providing aid to school districts including those affected by gross earnings taxation and authorizing the power of eminent domain with certain of the funds provided hereby; transferring moneys between accounts and funds in the state treasury; creating a supplemental retirement account; controlling certain treasury receipts; imposing conditions relative to the expenditure of public moneys, and providing for certain temporary borrowing; repealing Minnesota Statutes 1961, Section 33.17, Subdivision 3 as added by Laws 1963, Chapter 832, Section 4.

Changes or additions indicated by italics, deletions by strikeout.