sales may be made and fix penalties for violation thereof, but no such ordinance shall conflict with any law of this state, or with any regulation of the commissioner for the inspection of dairy herds or dairy plants or dairy farms or impose any additional requirement for the sale of milk, cream, butter or other dairy products processed outside the corporate limits of the municipality than is imposed by law or by the regulations of the commissioner, or require a duplication of inspection of dairy plants, dairy farms, or dairy herds producing milk, cream, butter or other dairy products sold within its corporate limits, or otherwise interfere with any power or duty of the comissioner or his official subordinates; except a municipal ordinance may fix higher standards on bacterial, chemical, butter fat or physical tests than the minimums fixed by law for milk and milk products sold within the municipality.

When a dairy plant is licensed by the commissioner of agriculture, the plant, including all distribution facilities and vehicles, is exempt from the licensing requirements of any subdivision of state government except for licensing requirements which the city, village, or borough in which the plant is located may impose.

Approved May 4, 1967.

## CHAPTER 314---H. F. No. 1674

An act relating to the public examiner; reimbursible costs of audits of state departments and agencies; amending Minnesota Statutes 1965, Section 16.20, Subdivision 9.

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

- Section 1. Minnesota Statutes 1965, Section 16.20, Subdivision 9, is amended to read:
- Subd. 9. Public examiner; examination of state agencies; cost. Except as otherwise provided by law, each state department, agency, state activity, semi-state activity or board (hereinafter designated as "state agency" for the purposes of this section) whose financial affairs are audited by the public examiner shall reimburse the public examiner for the cost of such audits;. Such reimbursements to be based upon shall be determined by multiplying the actual costs thereof as determined by the public examiner by the percentage that the appropriation from sources other than the general revenue fund bears to the total of appropriations to such state agency. and The proceeds of such reimbursement shall be deposited to the credit of

Changes or additions indicated by italics, deletions by strikeout.

the public examiner's revolving fund and the general revenue fund in the state treasury, in the amount which is applicable to each such fund. Such sums of money to cover the costs of such audits and available to such state department, agency; state activity, semi-state activity or board are hereby appropriated for the purpose herein stated. The collection by the public examiner of the cost of an audit as provided herein may be waived in whole or in part by the executive council if the members thereof determine that it is in the public interest not to require any state department, agency; state activity; semi-state activity or board to pay for the cost thereof as provided by this section. If any state department, agency; state activity; semi-state activity; board or the public examiner desires that the cost of an audit be waived in whole or in part, the matter shall be reported to the commissioner of administration who shall then submit the same to the executive council together with his recommendations.

Approved May 5, 1967.

## CHAPTER 315-S. F. No. 553

An act relating to itinerant minnow dealers; reducing the penalty for violation of the laws from a gross misdemeanor to a misdemeanor; amending Minnesota Statutes 1965, Section 97.55, Subdivision 13.

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

Section 1. Minnesota Statutes 1965, Section 97.55, Subdivision 13, is amended to read:

Subd. 13. Itinerant minnow dealers; violation of laws. Every itinerant minnow dealer who buys, sells, transports, or possesses minnows in violation of any provisions of chapters 97 to 102, or who violates any duly adopted order, rule, or regulation of the commissioner, or director pertaining to the buying, selling, transporting, or possession of minnows shall be guilty of a gross misdemeanor.

Approved May 4, 1967.

## CHAPTER 316—S. F. No. 554

An act relating to game and fish; defining the word minnow; amending Minnesota Statutes 1965, Section 97.40, Subdivision 12.

Changes or additions indicated by italics, deletions by strikeout.