Section 1. Minnesota Statutes 1965, Section 491.01, is amended to read:

491.01 Villages; conciliation and small debtors courts. When the governing body of any city, whether governed by a home rule charter or not, or of any village, shall by resolution declare that it is expedient that the judge of the municipal court of such eity municipality, or one of them in case there be more than one such judge, shall act as a conciliation judge and cause a copy of such resolution to be filed with the eity clerk of such eity municipality. the judge of the municipal court of any such eity municipality, or in case there be more than one such judge, then one of them, to be selected as hereinafter specified, shall thereafter, as a judge of the municipal court of such eity municipality, act as a court of conciliation and while so acting he may, for convenience, be designated as a judge of conciliation and shall have and exercise the rights, powers, and duties hereinafter by this chapter granted and conferred. The governing body of any such eity municipality may at any time rescind such resolution.

In eities a municipality where there is but one presiding judge of the municipal court the governing bodies body of the eity or eities municipality may, by resolution, designate additional compensation to be paid to the presiding judge and the clerk of the court for their services in the conciliation court.

Approved April 19, 1967.

CHAPTER 203-S. F. No. 1170

[Coded]

An act relating to water pollution control; amending Minnesota Statutes 1965, Section 115.44, by adding a subdivision.

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

Section 1. Minnesota Statutes 1965, Section 115.44, is amended by adding a subdivision to read:

Subd. 8. Water pollution control; federal provisions. If the commission finds in order to comply with the federal water pollution control act or any other federal law or rule or regulation promulgated thereunder that it is impracticable to comply with the requirements of this section in classifying waters or adopting standards or in meeting any of the requirements thereof, compliance with the

Changes or additions indicated by *italics*, deletions by strikeout.

requirements of such section are waived to the extent necessary to enable the commission to comply with federal laws and rules and regulations promulgated thereunder. The commission may classify waters and adopt criteria and standards in such form and based upon such evidence as it may deem necessary and sufficient for the purposes of meeting requirements of such federal laws, notwithstanding any provisions in chapter 115 or any other state law to the contrary. In the event waters are classified, and criteria and standards are adopted to meet the requirements of federal law, the commission shall thereafter proceed to otherwise comply with the provisions of this section which were waived as rapidly as is practicable. This authority shall extend to proceedings pending before the commission at the time this act shall take effect.

Notwithstanding the provisions of subdivision 4, wherever advisable and practicable the commission may establish standards for effluent of disposal systems entering waters regardless of whether such waters are or are not classified.

Approved April 19, 1967.

CHAPTER 204-S. F. No. 1399

[Not Coded]

An act authorizing the governor to convey a perpetual easement to the city of Fergus Falls for certain purposes in certain lands in Otter Tail county.

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

Section 1. Conveyance of state lands at Fergus Falls. The governor, upon recommendation of the commissioners of administration and public welfare, in the name of the state of Minnesota, may convey, by proper instrument, in a form approved by the attorney general, a perpetual easement for sanitary sewer, storm sewer, water main, and roadway purposes, including the right of access, to the city of Fergus Falls in certain real estate situated in Otter Tail county, Minnesota, described as follows:

(A.) Two tracts of land located in the Northeast Quarter of the Southeast Quarter (NE $\frac{1}{4}$ of SE $\frac{1}{4}$) of Section Thirty-three (33), Township One Hundred Thirty-three (133) North, Range Forty-three (43) West, except Sublots One (1) and Two (2), and except a tract described as follows: Beginning at the Southeast corner of Sublot Two (2), thence East two hundred

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