SESSION LAWS

CHAPTER 778-H. F. No. 2608

An act relating to the non-intoxicating malt liquor act; repealing Laws 1967, Chapter 20, Section 11.

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

Section 1. Non-intoxicating malt liquor; savings clause; repealer. Laws 1967, Chapter 20, Section 11, is repealed.

Approved May 24, 1967.

CHAPTER 779—H. F. No. 2612

[Not Coded]

An act relating to the county of Hennepin and unorganized territory therein; providing for a change in the structure of the county board of education and abolishing the office of county superintendent of schools in Hennepin county.

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

Section 1. Hennepin county; superintendent of schools. In the county of Hennepin, the clerk of the county board of education for any unorganized territory within said county shall be the superintendent of the school district wherein the majority of school age children from said unorganized territory attend classes and the office of county superintendent of schools in Hennepin county is abolished effective July 1, 1967.

Sec. 2. This act shall become effective upon its approval by the governing body of the county of Hennepin and upon compliance with Minnesota Statutes, Section 645.021.

Approved May 24, 1967.

CHAPTER 780-H. F. No. 2613

An act relating to the selection of jurors for the municipal court of the city of Duluth; amending Minnesota Statutes 1965, Section 488A.59, Subdivision 4.

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

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

Section 1. Minnesota Statutes 1965, Section 488A.59, Subdivision 4, is amended to read:

Subd. 4. Duluth municipal court; selection of jurors; draw-One of the judges of said municipal court and the ing of juries. eity elerk or one of his deputies shall, on the first Monday in June of each year, excepting legal holidays, meet at the office of the eity elerk, and from the legal voters of said eity select and designate a sufficient number of voters of said city, equally divided as to sex, as jurors for said municipal court to serve therein when required and drawn during the succeeding months, and until their successors are selected and certified, and thereupon certify said names so selected to the elerk of said municipal court, who shall thereupon prepare separate ballots containing the names of the persons so certified and place the same in a wheel or box and on the opening day of each general term for the trial of jury eases the elerk of said court shall, by lot, draw therefrom the number of ballots designated by the judge having charge of the calendar, and the persons named upon the ballots as drawn shall be forthwith summoned to attend said court on the day designated by the judge and until excused or discharged by the court.

Whenever at any term of said court, there is a deficiency of jurors, whether from an omission to draw or to summon such jurors, or because of a challenge to the panel, or from any other cause, any of the judges of said court may direct the elerk of said court to draw from said jury list a specified number of names of persons to be summoned forthwith to serve as jurors for the term or for any specified number of days. Whenever in the opinion of any of the judges, it is deemed necessary, the court shall have the power to order a special-venire to issue to the proper officer, commanding him to summon from the city at large the number therein named as competent persons to serve as jurors in said court, provided, however, that before such special venire shall issue the jury list heretofore provided shall have been exhausted.

From the jurors so drawn and summoned juries shall be selected and impaneled when required, in the same manner as in the distriet courts of this state, except as in this act otherwise provided, but no juror shall be required to attend as such more than one term in each year, nor shall any person drawn from said jury list for service as a juror in said municipal court be eligible for re-certification as a juror in said court until after three years have clapsed from the date such person was last certified.

(a) Petit jurors for the trial of all types of actions shall be selected as provided in clause (b) or as provided in clause (c).

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

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Before the first day of September in each year the (b) judges shall select from the qualified electors of the county of St. Louis a list of persons properly qualified to serve as petit jurors and certify the list to the clerk of the municipal court. If there be a deficiency of persons on the list, the judges may select from the qualified electors of the county additional persons to cover the deficiency and certify and deliver to the clerk a supplementary list which shall thereafter stand as part of the original list. The validity of the selection is not affected by the fact that any person selected is disqualified from serving as a juror. Petit jurors shall be drawn from such list and summoned as the judges direct. The clerk shall issue venires for the jurors drawn which shall be returnable on such dates and hours and places as the judges direct. No person shall be drawn as a juror more than once in two years. When necessary the court may issue a special venire.

(c)If a court rule so providing is adopted by a majority of the judges of the district court and also by a majority of the judges of the municipal court, all petit jurors to serve in the municipal court of the city of Duluth may be selected from the petit jurors summoned for jury service by the district court of St. Louis county. The rule may provide the manner in which jurors for the municipal court shall be selected from the jurors summoned by the district court and the period of time during which they shall serve in municipal court. The rule may be amended by a majority of the judges of the district court and a majority of the judges of the municipal court. It may be rescinded entirely at any time by a majority of the judges of either court. The rule may be made effective on any date and shall then supersede any jury list for municipal court theretofore in effect. If the rule be rescinded the judges of the municipal court may reinstate any jury list drawn for that year by the judges of municipal court or prepare a new jury list. The petit jurors summoned for service in both courts shall have the same qualifications and shall be selected by the district court under the same procedure as is now provided by law for selecting jurors for service in the district court.

Approved May 24, 1967.

CHAPTER 781—H. F. No. 2615

[Not Coded]

An act relating to the city of Willmar; license fees for issuance of off-sale liquor licenses.

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