- (1) If the aggrieved party recovers any amount or any property in municipal court when the aggrieved party had been denied recovery of any amount or any property by the conciliation judge;
- (2) If the opposing party does not recover any amount or any property from the aggrieved party in municipal court when the opposing party had recovered some amount or some property by the order of the conciliation judge;
- (3) If the aggrieved party recovers an amount or value of property in municipal court which is at least \$25 in excess of the amount or value of property which the aggrieved party recovered by the order of the conciliation judge; or
- (4) If the opposing party recovers from the aggrieved party an amount or value of property in municipal court which is at least \$25 less than the amount or value of property which the opposing party recovered by the order of the conciliation judge.
- (d) In all other situations the opposing party shall be deemed to be the prevailing party in municipal court.
- (e) Costs or disbursements in the conciliation or municipal court shall not be considered in determining whether there was a recovery by either party in either court or in determining the difference in recovery under this subdivision.
- Subd. 11. Pleading, practice, and procedure. Except as otherwise expressly provided in this act, pleading, practice, and procedure in a removed cause are the same as in an action originally brought in municipal court.
- Subd. 12. Appeal to supreme court. Causes removed to municipal court from conciliation court may be removed from municipal court to the supreme court of Minnesota in the same manner, upon like proceedings, and with the same effect as causes originally brought in the municipal court.

Approved May 31, 1967.

EXTRA SESSION

CHAPTER 30—S. F. No. 47

An act relating to banks and banking; amending Minnesota Statutes 1965, Section 48.16.

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 48.16, is amended to read:
- 48.16. Banks and banking; pledge of assets; banks may not pledge assets; exceptions. No bank or trust company shall pledge, hypothecate, assign, transfer, or create a lien upon or charge against any of its assets except to the state or to secure public deposits or to secure deposits of postal savings funds or of trustees in bankruptcy, or to secure money borrowed in good faith from other banks or trust companies, or from any financial agency created by an act of congress; provided, that this section shall not be construed to permit the use of any assets as security for public deposits other than the securities made eligible by law for that purpose.

Approved May 31, 1967.

EXTRA SESSION

CHAPTER 31—S. F. No. 61

An act relating to barbers; amending Minnesota Statutes 1965, Sections 154.06 and 154.07.

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

- Section 1. Minnesota Statutes 1965, Section 154.06, is amended to read:
- 154.06 Barbers; qualifications; who may receive certificates as registered apprentice. A person is qualified to receive a certificate of registration as a registered apprentice:
- (1) Who has eompleted at least eight grades of an approved school completed at least ten grades of an approved school;
- (2) Who is of good moral character and temperate habits and free from any contagious or infectious disease;
- (3) Who has been graduated from a school of barbering approved by the board of barber examiners; and
- (4) Who has passed a satisfactory examination conducted by the board to determine his fitness to practice as a registered apprentice.

An applicant for a certificate of registration to practice as an apprentice who fails to pass a satisfactory examination is required

Changes or additions indicated by italics, deletions by strikeout.