this waiver is effective even though the party or another party previously has demanded jury trial in the district court in a trial note of issue or otherwise.

- Subd. 8. A transferable action which is within the subject matter jurisdiction of the conciliation court may be transferred at any time after the filing of a trial note of issue and prior to trial by the clerk of district court to the conciliation court upon notice to the parties to the action. The applicable provisions of subdivision 6 shall apply as to the transfer of all papers in the action and the payment of filing fees. Upon motion of a party such action may be transferred from the conciliation court to the municipal court for trial and in that event the provisions of subdivision 7 shall apply.
- Subd. 9. Any action transferred under this section shall carry over with the main action to the municipal court or the conciliation court, as the case may be, all garnishment proceedings had and any disclosure made therein.

Approved May 27, 1969.

## CHAPTER 817—S. F. No. 1205

An act relating to the registration of voters; amending Minnesota Statutes 1967, Section 201.02.

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

Section 1. Minnesota Statutes 1967, Section 201.02, is amended to read:

201.02 Elections; registration of voters. All municipalities having a population of 10,000 or more, all municipalities in which not less than 800 300 votes were cast in the last general election and in which any polling place is situated within 15 miles of the city limits of any city of the first class except those municipalities in which the number of votes cast in the most recent presidential general election is less than ten percent greater than the number of votes cast in the last preceding presidential general election, and any other municipality when the governing body of such municipality shall by ordinance or resolution elect to come within the provisions of sections 201.01 to 201.27, shall maintain a permanent system for the registration of voters, and the judges of election in any election precinct located in any such municipality may not receive the vote at any election of any per-

Changes or additions indicated by italics, deletions by strikeout.

son whose name is not registered in accordance with the provisions of sections 201.01 to 201.27, except as provided in section 204.075. A permanent system for the registration of voters once established under this section shall not be abolished or abandoned.

Sec. 2. This act is effective January 1, 1970.

Approved May 27, 1969.

## CHAPTER 818-S. F. No. 1234

An act relating to surplus line carriers; amending Minnesota Statutes 1967, Section 60A.20, Subdivision 7.

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

- Section 1. Minnesota Statutes 1967, Section 60A.20, Subdivision 7, is amended to read:
- Subd. 7. Insurance; surplus line carriers; requirement of insurers. No surplus line agent shall procure surplus line insurance contracts from any unauthorized insurer unless the unauthorized insurer meets either of the following requirements:
- (1) The unauthorized insurer is an authorized insurer in at least one state of the United States for the kind of insurance involved, and which, if a stock insurer, has capital stock of at least \$500,000, and surplus of at least \$350,000 \$500,000, or, if any other type of insurer, has surplus of at least \$350,000 \$1,000,000; or
- (2) The unauthorized insurer, other than one qualified under (1) above, has an established and effective trust fund of at least \$400,000 within the United States, administered by a recognized financial institution and held for the benefit of all its policyholders in the United States or policyholders and creditors in the United States.

An unauthorized insurer assuming any surplus line risk pursuant to this surplus line law shall within 30 days thereafter file with the commissioner a duly executed and sworn affidavit showing facts in support of its qualification under either (1) or (2) above, except that requirement (2) may otherwise be sufficiently evidenced by an affidavit of the trustee institution filed with the commissioner showing the requisite facts and renewed from time to time as the commissioner may reasonably require to reflect the current condition of the trust fund, and any such trustee's affidavit properly filed and maintained

Changes or additions indicated by italics, deletions by strikeout.