CHAPTER 622—S.F.No.225

[Coded]

An act relating to highways; restricting the use of salt or harmful or corrosive chemicals upon highways or streets; amending Minnesota Statutes 1969, Chapter 160, by adding a section.

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

Section 1. Minnesota Statutes 1969, Chapter 160, is amended by adding a section to read:

[160.215] HIGHWAYS; SNOW REMOVAL; USE OF SALT OR CHEMICALS RESTRICTED. In order to:

- (1) Minimize the harmful or corrosive effects of salt or other chemicals upon vehicles, roadways, and vegetation;
 - (2) Reduce the pollution of waters; and
- (3) Reduce the driving hazards resulting from chemicals on windshields;

road authorities, including road authorities of cities, villages, and boroughs, responsible for the maintenance of highways or streets during periods when snow and ice are prevalent, shall utilize such salt or other chemicals only at such places as upon hills, at intersections, or upon high speed or arterial roadways where vehicle traction is particularly critical, and only if, in the opinion of the road authorities, removal of snow and ice or reduction of hazardous conditions by blading, plowing, sanding, including chemicals needed for free flow of sand, or natural elements cannot be accomplished within a reasonable time.

Approved June 1, 1971.

CHAPTER 623—S.F.No.518

[Coded]

An act relating to health; providing a permit for certain food booths operated at county fairs and local civic festivals.

Changes or additions indicated by underline, deletions by strikeout.

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

Section 1. [38.162] HEALTH; PERMIT REQUIRED FOR CERTAIN CONCESSIONS OPERATED AT COUNTY FAIRS AND LOCAL CIVIC FESTIVALS. Any church, civic organization, 4H club or nonprofit organization which operates a concession offering for sale food or nonalcoholic beverages at a county fair or at a local civic festival as defined by the state board of health, shall, at least two weeks before the event, procure a permit to operate the concession. Permits shall be issued by the state board of health upon satisfaction of regulations providing safe sanitation and health standards promulgated in accordance with Minnesota Statutes 1969, Chapter 15. Each permit shall be effective for a period of six days, which period will be designated on the face of the permit. No person or organization retaining a permit pursuant to this section shall be required to obtain an additional license or permit pursuant to the provisions of Minnesota Statutes, Section 31.431, or Chapter 157, for the operation of a concession. There shall be no charge for any permit issued under this section.

Approved June 1, 1971.

CHAPTER 624—S.F.No.867

An act relating to terminal warehouses; giving the public service commission authority to establish rates; amending Minnesota Statutes 1969, Section 233.10.

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

Section 1. Minnesota Statutes 1969, Section 233.10, is amended to read:

233.10 PUBLIC TERMINAL WAREHOUSES; PUBLICATION OF RATES; CHARGES FOR HANDLING AND STORING GRAIN. Every warehouseman operating a "public terminal warehouse" located within the switching limits of St. Paul, Minneapolis—and_, Duluth or other terminal point pursuant to section 233.01, subdivision 3, shall annually, during the first week in July, publish in some newspaper, daily if there be one, published in the place where his warehouse is situated, a schedule of storage rates for the ensuing year, which shall not be increased during such year, and no discrimination in rates shall be made by any such warehouseman. The—charge charges for

Changes or additions indicated by underline, deletions by strikeout.