to the contrary, the board of supervisors in any town may employ an attorney and pay up to \$200 in attorney's fees annually without an affirmative vote of or approval by the electors of such town.

Approved June 4, 1971.

CHAPTER 752—S.F.No.2147

[Coded]

An act relating to labor; requiring certain employers to provide health care insurance for certain employees who are not residents of Minnesota.

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

Section 1. [181.73] MIGRANT LABOR; HEALTH INSUR-ANCE. Subdivision 1. Any person, association, organization, or other group employing five or more persons, full time, part time or otherwise, who come within the definition of recruited migrant laborers as hereafter defined and who are employed or are recruited to be employed in the processing of agricultural produce other than as field labor, shall provide at his or its expense health care insurance during the period of employment or for illness or injury incurred while employed. Such health care insurance shall be in accordance with such regulations as the commissioner of manpower services may prescribe by rule or regulation for each such recruited migrant laborer who is not a resident of Minnesota and who does not have health care insurance meeting the requirements of the rules and regulations promulgated by the commissioner for manpower services.

Subd. 2. No such insurance need be purchased for any employee performing exclusively agricultural labor as defined by section 3121(g) of the Internal Revenue Code of 1954.

Subd. 3. For the purposes of this act, a recruited migrant laborer is a migrant laborer who is offered some type of housing or transportation expense by an employer as an inducement to his employment or anticipated employment.

Approved June 4, 1971.

Changes or additions indicated by underline, deletions by strikeout.