its final enactment.

Approved March 15, 1974.

CHAPTER 169-S.F.No.2910

An act relating to elections; providing for the preparation, furnishing and disposition of election materials; amending Minnesota Statutes 1971, Sections 204.18, Subdivision 1: 204.24, Subdivision 1: and 204.25.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1971, Section 204.18, Subdivision 1, is amended to read:

- 204.18 ELECTIONS; DISPOSITION OF MATERIALS; RETURNS OF THE ELECTION, TALLY BOOKS. Subdivision 1. TALLY BOOKS. Except where voting machines are used, the official charged with printing the ballots shall furnish two tally books with returns for each precinct at the same time and in the same manner as the ballots are furnished; provided, however, that the official charged with printing the state white ballot shall furnish the tally book with returns for the state pink ballot.
- Sec. 2. Minnesota Statutes 1971, Section 204.24, Subdivision 1, is amended to read:
- 204.24 BALLOTS, DISPOSITION. Subdivision 1. ENVELOPES. Except in cities of the first class and in counties having a population of 200,000 or more, after the canvass has been completed and in the presence of all the judges, the ballots cast shall be removed from the ballot boxes and placed in envelopes and sealed. Each judge shall write his name upon the envelope over the sealed part in such a way that the envelope cannot be opened without disturbing the continuity of the lines in the writing. The envelopes shall be of a heavy paper, of the same color as the ballots to be placed therein, and of a size suitable to hold all the ballots without folding. The official charged with printing the ballots shall furnish the envelopes required in this section; provided, however, that the official charged with printing the state pink ballot shall furnish the envelopes for the state pink ballot and the state white ballot. The number of ballots in each envelope, the kind thereof, the name of the town, village, or city, and the number of the precinct shall be plainly written upon the envelopes. The unused and spoiled ballots or returns may not be placed in the envelopes.
- Sec. 3. Minnesota Statutes 1971, Section 204.25, is amended to read:

Changes or additions indicated by underline deletions by strikeout

204.25 SUMMARY STATEMENTS. After the canvass has been completed the judges in each precinct, in addition to the other forms required, shall make a summary statement and two additional copies thereof of the total numbers and kinds of each ballots counted, the total votes counted for each person, and the total number of blank or defective ballots for any office and for and against any proposition voted upon. The summary statement shall be divided into two parts, the first part dealing with the state, congressional, and presidential elections, and the second part dealing with county and local elections. The secretary of state shall prescribe the form for summary statements and shall furnish to county auditors sufficient copies of the first part to be distributed by the auditor with the other election materials. The county auditors shall print and furnish the second part of the summary statement. The official charged with printing the tally book and returns shall furnish the summary statements for each precinct at the same time and in the same manner as the tally book and returns are furnished. The judges shall file one copy of the summary statement with the clerk of the municipality, and the other two copies with the county auditor. The county auditor shall deliver to the secretary of state one copy of all the summary statements received in the office of the county auditor.

Sec. 4. This act is effective the day following final enactment.

Approved March 15, 1974.

CHAPTER 170-S.F.No.2944

An act relating to food; certain frozen dairy foods; restrictions on the sale thereof; amending Minnesota Statutes 1971, Section 32.62, Subdivision 2.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1971, Section 32.62, Subdivision 2, is amended to read:

- Subd. 2. **FROZEN DAIRY FOODS; SALE.** (1) No person shall sell, advertise or expose for sale, or offer for sale a frozen food, or mix, or mix base therefor, unless it conforms to a standard of identity prescribed by the commissioner in accordance with law.
- (2) When ice milk is sold, offered or exposed for sale in a package form, there shall be conspicuously printed thereon in ink upon a contrasting background, in type not less than 24-point Gothic capitals, the words "ice milk". When ice milk is served to a consumer, the owner, operator or manager of such retail establishment shall have signs conspicuously posted on the inside of such retail establishment with lettering large enough to be distinctly seen and read containing the words

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