Subd. 13. "Exclusive liquor store" is an on-sale or off-sale, or combination on-sale and off-sale, establishment used exclusively for the sale of intoxicating liquor at retail and under the control of an individual owner or manager and as an incident thereof may also sell cigars, cigarettes, ice, all forms of tobacco, non-intoxicating malt beverages, and soft drinks at retail. An exclusive liquor store includes an on-sale or combination on-sale and off-sale establishment operating a restaurant or selling food for consumption on the premises when authorized by the municipality issuing the license or owning or operating the exclusive liquor store, as the case may be

Sec. 6. Minnesota Statutes 1971, Section 340.353, Subdivision 1, is amended to read:

340.353 MUNICIPAL LIQUOR STORES; ESTABLISHMENT; OPERATION. Subdivision 1. ESTABLISHMENT. In any city, village, or borough having a population of not more than 10,000, according to the most recent federal decennial census, the governing body may establish, own, and operate liquor stores for the dispensing of intoxicating liquor either "on-sale" or "off-sale" or both. Such liquor stores may also sell cigars, cigarettes, ice, all forms of tobacco, non-intoxicating malt beverages, and soft drinks at retail, and may offer recorded or live entertainment. The authority conferred by this subdivision is limited to the type of municipality named herein.

Approved March 27, 1974.

## CHAPTER 269—S.F.No.1253 [Coded in Part]

An act relating to port authorities; authorizing segregation of tax increments in industrial development districts to pay the cost of redevelopment of marginal land therein; amending Minnesota Statutes 1971, Section 458.192, Subdivision 1, and by adding subdivisions.

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

Section 1. Minnesota Statutes 1971, Section 458.192, Subdivision 1. is amended to read:

458.192 PORT AUTHORITIES; SEGREGATION OF TAX INCREMENTS; ADDITIONAL POWERS. Subdivision 1. In addition to all powers conferred on such port authority under Minnesota Statutes, Sections 458.09 to 458.19, such port authority, or any city authorized by any general or special law to exercise the powers of a port authority, to accomplish the purposes set forth in subdivision 1 of section 458.191, shall have such additional powers as hereinafter described in subdivisions 2 through 10-12 of this section.

Changes or additions indicated by underline deletions by strikeout

Sec. 2. Minnesota Statutes 1971, Section 458.192, is amended by adding a subdivision to read:

Subd. 11. Upon or after the creation of an industrial development district under section 458.191, the auditor of the county in which it is situated shall upon request of the port authority certify the then most recently determined assessed valuation of all or so much of the taxable real property within the district as is identified by legal description in the request, other than that portion of the valuation which is contributed to an area-wide tax base under Minnesota Statutes, Chapter 473F. The auditor shall certify to the authority in each year thereafter the amounts and percentages of subsequent increases or decreases in such valuation other than that portion of such increases or decreases which is contributed to an area-wide tax base under Minnesota Statutes, Chapter 473F. The auditor shall compute the mill rates of taxes against such original valuation but shall extend such rates also against any incremental value and remit the resulting tax increment to the port authority in the same manner as that provided for the computation and remittance of tax increments under section 462.585, subdivisions 2 and 3. The port authority shall segregate tax increments received with respect to any such property district in a special account on its official books and records. Such tax increments shall be remitted to the port authority until the cost of redevelopment of the marginal land within the district, including interest thereon, has been fully reimbursed from the tax increments. When such full reimbursement has been made, it shall be reported by the port authority to the county auditor, who shall thereafter include the entire assessed valuation of the propety in the assessed valuations upon which tax mill rates are computed and extended and taxes are remitted to all taxing districts. Any part or all of such tax, if so directed by the city council, shall be pledged and appropriated for the payment of any general obligation bonds of the port authority. Increases in the value of such property, subsequent to certification of the base for computing the tax increment therefrom, shall not be included in the assessed valuation of any taxing district for the purpose of computing any debt or levy limitation or the amount of any state or federal aid to the taxing district, so long as the tax increment therefrom is segregated under the provisions of this section.

Sec. 3. Minnesota Statues 1971, Section 458.192, is amended by adding a subdivision to read:

Subd. 12. The total acreage of land zoned for industrial use included in any one industrial development district by a port authority shall not exceed three percent of the total acreage of the municipality which is zoned for industrial use at the time of formation of the district. Upon formation of a new industrial development district the total acreage of land zoned for industrial use within the district shall not, when added to the total current acreage of the land zoned for industrial use included by a port authority within all development districts for which unrecovered costs remain, exceed ten percent of the total acreage of the municipality zoned for industrial use.

Changes or additions indicated by underline deletions by strikeout

Sec. 4. This act shall take effect the day following final enactment.

Approved March 27, 1974.

## CHAPTER 270—S.F.No.1887 [Coded]

An act relating to juvenile court; providing for payment by parents of attorneys fees of court-appointed counsel; amending Minnesota Statutes 1971, Section 260.251, by adding a subdivision.

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

Section 1. Minnesota Statutes 1971, Section 260.251, is amended by adding a subdivision to read:

Subd. 4. JUVENILE COURTS; ATTORNEYS FEES. In proceedings in which the court has appointed counsel pursuant to section 260.155, subdivision 2, for a minor unable to employ counsel, the court may inquire into the ability of the parents to pay for such counsel's services and, after giving the parents a reasonable opportunity to be heard, may order the parents to pay attorneys fees.

Approved March 27, 1974.

## CHAPTER 271-S.F.No.2004

An act relating to municipalities; providing for reimbursement for expenses incurred in the prosecution of highway patrol traffic violations; amending Minnesota Statutes 1971, Section 299D.03, Subdivision 5.

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

Section 1. Minnesota Statutes 1971, Section 299D.03, Subdivision 5, is amended to read:

Subd. 5. MUNICIPALITIES; TRAFFIC VIOLATION PROSECU-TIONS; EXPENSES; FINES AND FORFEITED BAIL MONEY. All fines and forfeited bail money, from traffic and motor vehicle law violations, collected from persons apprehended or arrested by such employees, shall be paid by the justice of the peace, or such other person or officer collecting such fines, forfeited bail money or installments thereof, on or before the tenth day after the last day of the month in which such moneys were collected, to the county treasurer of the county

Changes or additions indicated by underline deletions by strikeout