

Section 1. ST. LOUIS COUNTY; SEASONAL TERM ON-SALE LIQUOR LICENSES. In addition to the number of licenses permitted pursuant to Minnesota Statutes, Section 340.11, Subdivision 10, the county board of St. Louis county may issue not more than ~~five additional~~ ten seasonal on-sale licenses for the sale of intoxicating liquor. The fee for such licenses, which shall be valid for a specified period of not to exceed six months, shall be fixed by the county board. Not more than one license shall be issued for any one premises during any consecutive 12 month period. All other provisions of Minnesota Statutes, Section 340.11, Subdivision 10 governing the issuance of licenses and of chapter 340 governing the sale of intoxicating liquor shall apply to a license issued pursuant to this act.

Sec. 2. This act is effective upon approval by the county board of St. Louis county and upon compliance with Minnesota Statutes, Section 645.021.

Approved March 28, 1974.

CHAPTER 336—S.F.No.2954

[Not Coded]

An act relating to the department of education, division of vocational rehabilitation; appropriation for purchase of cattle; authorizing a grant of the cattle; amending Laws 1973, Chapter 365, Section 2, Subdivision 1.

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

Section 1. Laws 1973, Chapter 365, Section 2, Subdivision 1, is amended to read:

Sec. 2. VOCATIONAL REHABILITATION; CATTLE PURCHASE; APPROPRIATION. Subdivision 1. There is hereby appropriated to the division of vocational rehabilitation from the general fund the sum of \$50,000 for the purpose of acquiring not more than 100 commercial dairy cows for the Rehab Acres farm of Lake Region Rehabilitation Industries, Incorporated. Such cows shall be used to provide at least 15 additional training stations for mentally or physically handicapped persons. After a period of not less than 12 months during which the Rehab Acres farm of Lake Region Rehabilitation Industries, Incorporated has demonstrated its ability to comply with the terms of this act, including the terms of the agreement entered into pursuant to subdivision 4, any cows which are provided now or hereafter by the division of vocational rehabilitation pursuant to this act may become the objects of a grant by the division to Lake Region Rehabilitation Industries, Incorporated, subject to the requirement of an agreement pursuant to subdivision 4.

Changes or additions indicated by underline deletions by ~~strikeout~~

Approved March 28, 1974.

CHAPTER 337—S.F.No.2970
[Coded in Part]

An act relating to the government of cities without home rule charters; providing for a code of statutes relating to cities without home rule charters; amending Minnesota Statutes 1971, Sections 205.05; 205.06, Subdivision 1; 205.08; 412.021, by adding a subdivision; 412.581; 412.631; 412.731; 412.751; 412.871; Chapter 205, by adding a section; Minnesota Statutes, 1973 Supplement, Sections 205.07, Subdivision 1; 412.02, Subdivision 1; 412.021, Subdivision 2; 412.023, Subdivisions 1, 2, and 4; and 465.56, Subdivision 2; repealing Minnesota Statutes, 1973 Supplement, Section 205.041.

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

Section 1. Minnesota Statutes 1971, Section 205.05, is amended to read:

205.05 MUNICIPAL GOVERNMENT; CITIES WITHOUT HOME RULE CHARTERS; TOWN AND STATUTORY CITY ELECTIONS; CANDIDATES, AFFIDAVITS OF CANDIDACY. Subdivision 1. **AFFIDAVITS OF CANDIDACY.** At every town and ~~village-statutory~~ city regular and primary election, candidates for offices shall file an affidavit of candidacy not more than six weeks nor less than four weeks before the election with the town or ~~village-city~~ city clerk as the case may be. At least two weeks before the first day to file affidavits of candidacy the ~~village-city~~ city clerk shall publish a notice stating the first and last dates on which affidavits of candidacy may be filed in his office, and he shall post a similar notice at least ten days before the first day to file affidavits of candidacy. An application also may be signed by not less than five voters and filed on behalf of any qualified voter in the municipality whom they desire to be a candidate; provided that service of a copy of the application shall be made on the candidate and proof of service endorsed on the application before filing. No affidavit or application may be accepted by the proper officer until a fee of \$2.00 is paid to him. The affidavit shall be substantially the same as that required of the candidates for state offices. Upon the receipt of the affidavit and filing fee, the clerk shall place the candidate's name on the official ballot for the election.

Subd. 2. **BALLOTS, PREPARATION, POSTING.** The town or ~~village-city~~ city clerk shall prepare and have printed at the expense of his municipality the necessary tally books and returns and ballots for the election. The ballots shall be printed on light green colored paper. The ballots may not contain any partisan designation for any candidate, and the names of the candidates for each office shall, except as otherwise provided in this subdivision, be arranged on the ballot alphabeti-

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