cluded in the net debt of the city for the purpose of any limitation on its indebtedness and except as otherwise provided herein an election shall not be required to authorize their issuance. The resolution of the city determining to issue the bonds shall be published in the official newspaper. If within 15 days after publication a petition asking for an election on the proposition signed by voters equal to ten percent of the number of voters at the last regular city election is filed with the city clerk, the bonds shall not be issued until the proposition of their issuance has been approved by a majority of the votes cast on the question at a regular or special election. Any such agreement shall provide for payment of the required rentals by the school districts at least annually and the share of each district shall be based upon an equitable distribution formula agreed upon by the participating districts and approved by the commissioner of education.

Sec. 71. The sum of \$32,500 is appropriated from the general fund to the department of highways for the fiscal year ending June 30, 1974 to partially reimburse the department for costs incurred in the implementation of the metropolitan car pooling program.

This appropriation is to be added to the appropriation made in Laws 1973, Chapter 718, Section 8 for the fiscal year ending June 30, 1974.

Sec. 72. Laws 1973, Chapter 380, Sections 6, 7, 10, 11, and 12; Laws 1973, Chapter 556, Section 1; and Laws 1973, Chapter 717, Sections 22 and 24, are repealed.

Sec. 73. Except as may be otherwise provided for herein, this act is in effect the day following its final enactment.

Approved March 30, 1974.

## CHAPTER 356-H.F.No.401

An act relating to game and fish; authorizing angling with two lines through the ice; amending Minnesota Statutes 1971, Sections 97.40, Subdivision 32; 101.41, Subdivision 2, and 101.42, Subdivision 20.

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

Section 1. Minnesota Statutes 1971, Section 97.40, Subdivision 32, is amended to read:

Subd. 32. GAME AND FISH; ICE FISHING; USE OF TWO LINES. "Angling" means taking fish by hook and line in hand, or rod in hand, with not to exceed more than one bait attached thereto, nor with more than one line or rod except that not more than two lines and two baits

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may be used to take fish through the ice.

Sec. 2. Minnesota Statutes 1971, Section 101.41, Subdivision 2, is amended to read:

Subd. 2. Except as otherwise provided, the following fish may be taken only by angling with a single line except that not more than two lines and two baits may be used to take fish through the ice, transported and possessed, subject to all other provisions of chapters 97 to 102, between the dates set opposite each species:

Species

Large and small mouthed black bass

Dates - May 15th and Feb. 15th

**Trout** 

Dates — As the commissioner may by order prescribe between Jan. 1st and Oct. 31st

Lake trout (land-locked salmon)

Dates - Jan. 1st and Oct. 31st

Wall-eyed pike

Dates - May 15th and Feb. 15th

Sauger (sand pike)

Dates - May 15th and Feb. 15th

Great Northern pike and pickerel

Dates - May 15th and Feb. 15th

Muskellunge

Dates - May 15th and Feb. 15th

Rock bass and white bass

Dates - No closed season

Crappies

Dates - No closed season

Sunfish and blue gill

Changes or additions indicated by underline deletions by strikeout

Dates - No closed season

Catfish

Dates - No closed season

Builheads

Dates - No closed season

Carp, dogfish, redhorse, sheepshead, suckers, eelpout, garfish, perch, whitefish, tullibees, buffalofish

Dates — No closed season

Sec. 3. Minnesota Statutes 1971, Section 101.42, Subdivision 20, is amended to read:

Subd. 20. It shall be unlawful to take fish by angling with a set or unattended line except that a line with a single hook attached two lines with a single hook attached to each line, used for angling through the ice, shall not be deemed an unattended line if the owner is within sight of the line.

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

Approved April 4, 1974.

## CHAPTER 357—S.F.No.1735 [Not Coded]

An act relating to development districts in the cities of Minneapolis and Robbinsdale, amending Laws 1971, Chapter 677, Section 2.

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

Section 1. Laws 1971, Chapter 677, Section 2, is amended to read:

Sec. 2. MINNEAPOLIS AND ROBBINSDALE, CITIES OF; DE-VELOPMENT DISTRICTS; AUTHORITY GRANTED. Each of the cities of Minneapolis and Robbinsdale may, after recommendation from its planning agency and after public hearings, notice of which shall have been published for two successive weeks in a newspaper of general circulation, adopt development districts within the boundaries of the cities of Minneapolis and Robbinsdale. Within said districts, the city may adopt a development program consistent with which the city may acquire, construct, reconstruct, improve, alter, extend, operate, maintain and promote developments aimed at improving the physical facili-

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