to the laws of the state.

Sec. 12. Minnesota Statutes 1974, Section 340.81, is amended to read:

340.81 EXCLUSION OF CERTAIN PERSONS FROM PLACES WHERE LIQUOR IS SOLD, AFTER NOTICE; PENALTY. No minorperson under the age of 19 years, intemperate drinker, habitual drunkard, inmate of a poor or alms house, or person under guardianship. shall be allowed in any room where intoxicating liquor is sold in less quantities than five gallons as a beverage, after written notice upon the licensee or his agent, by parent, husband, wife, child, guardian, master or employer of such minority-age, intemperate drinking, habitual drunkenness or guardianship, or in the case of an intemperate drinker. inmate of a poor or alms house, or habitual drunkard, after written notice by the mayor, chief of police, judge of the municipal court, or any member of the council of the municipality in which such intemperate drinker, or habitual drunkard, resides, or member of the county board of the county in which such inmate of a poor or alms house, intemperate drinker or habitual drunkard resides, and within one year after such notice, in case of an inmate of a poor or alms house, intemperate drinker or habitual drunkard, and in other cases during the continuance of the minority-time the person is under the age of 19 years or guardianship. Any violation of this section shall be guilty of a misdemeanor.

Sec. 13. The effective date of this act shall be September 1, 1976, and for purposes of the provisions of this act, any person who is 18 years of age on August 31, 1976 shall be deemed to be the age of 19 until such person attains the age of 20.

Approved March 19, 1976.

CHAPTER 67-H.F.No.1099

[Not Coded]

An act relating to Hennepin county; hospital and medical care for poor persons funding; amending Laws 1963, Chapter 738, Section 3, Subdivision 3; repealing Laws 1963, Chapter 738, Section 7.

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

Section 1. Laws 1963, Chapter 738, Section 3, Subdivision 3, is amended to read:

Subd. 3. HENNEPIN COUNTY; HOSPITAL AND MEDICAL CARE FOR POOR; FUNDING. Before levying taxes to raise the funds appropriated in any year under subdivision 2, the county board shall

Changes or additions indicated by underline deletions by strikeout

obtain a report of the total amount of charges for the cost of hospital care and medical service appearing on its records for the fiscal year most recently ended, other than charges billed or to be billed to individuals or other counties or public agencies; and the amount of such charges recorded for residents of Minneapolis; for residents of Hennepin county outside Minneapolis, and for persons residing outside the county. The residence of each patient shall be ascertained as of the date of his admission or referral; according to the best information available to the board from the applications received and investigations made. At least 45 days before establishing the tax levies under this subdivision, the board shall file with the elerk of each town and municipality within the county a copy of this report and an estimate of the mill rates of taxes necessary to be levied on property within such town or municipality under this subdivision and subdivisions 5 and 6. The board shall then levy upon all taxable property within the boundaries of the city of Minneapolis an ad valorem tax in an aggregate amount proportionate to the amount of such unrecovered charges recorded for Minneapolis residents; on all taxable property within the area of the county outside Minneapolis an ad valorem tax in an aggregate amount proportionate to the amount of such unrecovered charges recorded for residents of that area; and on all taxable property within the county and an ad valorem tax in an aggregate amount proportionate to the amount of such unrecovered charges recorded for persons having no legal acttlement within the county. These taxes shall be levied in amounts sufficient to produce the total amount appropriated under subdivision 2 for the following fiscal year and shall be credited when received to the hospital fund, in addition to the balance on hand at the beginning of that year and the revenues received from charges collected thereafter. In any year or years before records for a full fiscal year of operation of the hospital are available; the board shall determine the proportions of the publicly financed and unrecovered cost of hospital care and medical service provided in the preceding year to residents of Minneapolis, of Hennepin county outside Minneapolis, and of persons residing outside the county, according to the records of the county and of towns and municipalities therein, including all amounts paid by the county or any town or municipality for care or service furnished by the university of Minnesota hospitals, and shall provide the sum appropriated to the hospital fund for the following year by the levy of taxes in these proportions upon the taxable properties situated within the respective areas described above.

Sec. 2. Laws 1963, Chapter 738, Section 7, is repealed.

Approved March 24, 1976.

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