- (1) Whose primary source of income derived from wages is from direct employment by a municipality or county as a law enforcement officer on a full time basis of not less than 30 hours per week;
- (2) Who has been employed for a minimum of six months prior to December 31 preceding the date of the current year's certification pursuant to subdivision 2, clause (b);
- (3) Who is sworn to enforce the general criminal laws of the state and local ordinances;
- (4) Who is licensed by the peace officers standards and training board and is authorized to arrest with a warrant; and
- (5) Who is a member of a local police relief association to which section 69.77 applies or the public employees police and fire fund.
- (h) "Full time equivalent number of peace officers providing contract service" means the integral or fractional number of peace officers which would be necessary to provide the contract service if all peace officers providing service were employed on a full time basis as defined by the employing unit and the municipality receiving the contract service.
- (i) "Retirement benefits other than a service pension" means any disbursement authorized pursuant to section 424.05, subdivision 3, clauses (2), (3) and (4).
- (j) "Municipal clerk, municipal clerk-treasurer or county auditor" means the person who was elected or appointed to the specified position or, in the absence of the person, another person who is designated by the applicable governing body. In a park district the clerk is the secretary of the board of park district commissioners.

Approved May 9, 1983

CHAPTER 102 — H.F.No. 801

An act relating to financial institutions; authorizing electronic financial terminals at locations other than retail locations established by persons other than retailers; amending Minnesota Statutes 1982, sections 47.62, subdivision 1; and 47.64, subdivision 3; repealing Minnesota Statutes 1982, section 47.61, subdivision 5.

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

Section 1. Minnesota Statutes 1982, section 47.62, subdivision 1, is amended to read:

Changes or additions are indicated by underline, deletions by strikeout.

Subdivision 1. Any person may establish and maintain at a retail location one or more electronic financial terminals. Any financial institution may provide for its customers the use of an electronic financial terminal by entering into an agreement with any person who has established and maintains one or more electronic financial terminals if that person authorizes use of the electronic financial terminal to all financial institutions on a nondiscriminatory basis pursuant to section 47.64.

Sec. 2. Minnesota Statutes 1982, section 47.64, subdivision 3, is amended to read:

Subd. 3. Any agreement or charge between a person establishing an electronic financial terminal and the retailer person at whose location the terminal is established shall be upon such commercially reasonable terms and conditions as are agreed to by the parties. A retailer person at whose retail location an electronic financial terminal is established and maintained may limit the kind of financial transaction functions which the terminal may perform, but such retailer the person shall make available upon request every financial transaction function which the terminal does perform to all financial institutions, their affiliates, or agents on a nondiscriminatory basis. A function involving either a bank credit card authorized pursuant to section 48.185 or other credit card authorized under any other similar open end consumer credit sales plan need not be made so available.

Sec. 3. REPEALER.

Minnesota Statutes 1982, section 47.61, subdivision 5, is repealed. Approved May 9, 1983

CHAPTER 103 -- H.F.No. 804

An act relating to courts; providing for transcript fees; amending Minnesota Statutes 1982, section 486.06.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: Section 1. Minnesota Statutes 1982, section 486.06, is amended to read: 486.06 CHARGE FOR TRANSCRIPT.

Subdivision 1. FEE. In addition to such salary the salary specified in section 486.05, the court reporter may charge for a transcript of his or her record ordered by any person other than the judge 35 cents per original folio thereof and seven and one-half cents per folio for each manifold or other copy thereof when so ordered that it can be made with such the original transcript. This section shall not apply to the fourth judicial district.

Changes or additions are indicated by underline, deletions by strikeout.