A notice filed in accordance with clause (2) or (7) delays application of this subdivision to the covenants, conditions, or restrictions for a period ending on the later of seven years after the date of filing of the notice, or until final judgment is entered in an action to determine the validity of the covenants, conditions, or restrictions, provided in the case of an action the summons and complaint must be served and a notice of lis pendens must be recorded in the office of the county recorder or filed in the office of the registrar of titles in each county in which the real estate affected is located within seven years after the date of recording or filing of the notice under clause (2) or (7).

County recorders and registrars of titles shall accept for recording or filing a notice conforming with this subdivision and charge a fee corresponding with the fee charged for filing a notice of lis pendens of similar length. The notice may be discharged in the same manner as a notice of lis pendens and when discharged, together with the information included with it, ceases to constitute either actual or constructive notice.

Sec. 2. APPLICATION TO THE CITY OF NORTH OAKS.

Section 1 does not apply to real property in the city of North Oaks.

Sec. 3. EFFECTIVE DATE.

Section 2 is effective the day after compliance with Minnesota Statutes, section 645.021, subdivision 3, by the governing body of the city of North Oaks.

Approved April 12, 1988

CHAPTER 478—H.F.No. 1731

An act relating to the city of Proctor; authorizing the continuance of a municipal liquor store.

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

Section 1. CONTINUANCE OF MUNICIPAL LIQUOR STORE IN PROCTOR.

Notwithstanding the provisions of Minnesota Statutes, section 340A.602, the city of Proctor may continue to operate a municipal liquor store without holding a public hearing on the continuation of the municipal liquor store under that section and without being required to submit the continuation of the municipal liquor store to a referendum under that section. The authority granted by this section expires five years from the effective date of this section.

Sec. 2. EFFECTIVE DATE.

New language is indicated by underline, deletions by strikeout.

Section 1 is effective on approval by the Proctor city council and compliance with section 645.021.

Approved April 12, 1988

CHAPTER 479—H.F.No. 1773

An act relating to the statutes; directing the revisor of statutes to assign chapter numbers to enrollments and publish bills in Laws of Minnesota in the chapter number order; providing for showing on enrollments and publications of the time of final enactment of bills; maintaining existing law on determination of final enactment despite the change in the method of numbering chapters of enrollments and publications; amending Minnesota Statutes 1986, sections 3.19; 3C.04, subdivision 5; 3C.06, subdivision 1; and 645.01; proposing coding for new law in Minnesota Statutes, chapter 4.

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

Section 1. Minnesota Statutes 1986, section 3.19, is amended to read:

3.19 ENGROSSING AND ENROLLING.

All bills, joint resolutions, and legislative acts shall be engrossed or enrolled in the manner provided by section 3C.04 and the rules of the senate and the house of representatives or the joint rules thereof. In the engrossing or enrolling of bills copying machines and other labor saving devices and equipment shall be used to the greatest possible extent.

- Sec. 2. Minnesota Statutes 1986, section 3C.04, subdivision 5, is amended to read:
- Subd. 5. ENGROSSMENT AND ENROLLMENT. The revisor's office shall assist in the enrollment and engrossment of bills and related documents. Senate bills and related documents are to be under the supervision of the secretary of the senate. House bills and related documents are to be under the supervision of the chief clerk of the house of representatives.

In preparing an engrossment or enrollment, the revisor may correct misspelled words and other minor clerical errors. No correction of this kind constitutes an alteration or departure from the text as shown in the journals of the Senate and House of Representatives.

In preparing an enrollment of a bill passed at a legislative session, the revisor shall assign the bill a chapter number. The order of numbering is the order of the date of the legislature's last vote on the bill before its presentment to the governor. The revisor, as the agent of the legislature, shall present the enrolled bills to the governor and report to the house of origin the date of presentment of the enrollment. The revisor shall show on the enrollment the date the enrollment was presented to the governor.

New language is indicated by underline, deletions by strikeout.