Ch. 18

CHAPTER 17-H.F.No. 387

An act relating to traffic regulations; exempting state patrol troopers from requirement of security barrier in marked state patrol vehicles; amending Minnesota Statutes 1988, section 169.98, by adding a subdivision.

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

Section 1. Minnesota Statutes 1988, section 169.98, is amended by adding a subdivision to read:

<u>Subd. 5.</u> VEHICLE SECURITY BARRIER; EXEMPTION. <u>Marked state</u> patrol vehicles are exempt from compliance with any rule requiring a security barrier between the front and rear seats of the vehicle. <u>A state patrol vehicle</u> shall be equipped with a security barrier at the option of the officer assigned the vehicle.

Presented to the governor March 29, 1989

Signed by the governor March 29, 1989, 1:42 p.m.

CHAPTER 18-H.F.No. 509

An act relating to the city of St. Peter; providing for a seven-member municipal hospital board and a nine-member economic development authority.

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

Section 1. HOSPITAL BOARD.

Notwithstanding Minnesota Statutes, section 412.221, subdivision 16, the city of St. Peter may provide for a seven-member hospital board, with terms of no more than two members expiring in any year. The St. Peter city council shall otherwise comply with Minnesota Statutes, section 412.221, subdivision 16, relating to the establishment, operation, and abolition of the board.

Sec. 2. ECONOMIC DEVELOPMENT AUTHORITY.

Notwithstanding Minnesota Statutes, section 469.095, the city of St. Peter may provide for a nine-member economic development authority, two of whom must be members of the city council, with the terms of no more than two commissioners expiring in any year. The St. Peter city council shall otherwise comply with Minnesota Statutes, section 469.095, relating to the appointment, terms, compensation, and removal of economic development authority commissioners.

Sec. 3. EFFECTIVE DATE.

New language is indicated by underline, deletions by strikeout.

<u>Pursuant to Minnesota Statutes, section 645.023, subdivision 1, clause (a),</u> this act takes effect the day after final enactment without local approval.

Presented to the governor March 29, 1989

Signed by the governor March 29, 1989, 1:44 p.m.

CHAPTER 19-S.F.No. 25

An act relating to the legislature; correcting inaccurate references to senate committees; removing an obsolete reference to senate and house committees; amending Minnesota Statutes 1988, sections 97A.045, subdivision 8; 97A.065, subdivision 3; 116E.035; and 480.256.

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

Section 1. Minnesota Statutes 1988, section 97A.045, subdivision 8, is amended to read:

Subd. 8. HUNTING AND FISHING LICENSE RECIPROCITY WITH WISCONSIN. The commissioner may enter into an agreement with game and fish licensing authorities in the state of Wisconsin under which Wisconsin residents owning real property in Minnesota are allowed to purchase annual nonresident game and fish licenses at fees required of Minnesota residents, provided Minnesota residents owning real property in Wisconsin are allowed to purchase identical nonresident licenses in Wisconsin upon payment of the Wisconsin resident license fee. The commissioners of natural resources in Minnesota and Wisconsin must agree on joint standards for defining real property ownership. The commissioner shall present the joint standards to the senate agriculture and natural resources and house committees having jurisdiction over environment and natural resources emmittees matters.

Sec. 2. Minnesota Statutes 1988, section 97A.065, subdivision 3, is amended to read:

Subd. 3. FISHING LICENSE SURCHARGE. (a) The commissioner may use the revenue from the fishing license surcharge for:

(1) rehabilitation and improvement of marginal fish producing waters, administered on a cost-sharing basis, under agreements between the commissioner and other parties interested in sport fishing;

(2) expansion of fishing programs including aeration, stocking of marginal fishing waters in urban areas, shore fishing areas, and fishing piers, with preference given to local units of government and other parties sharing costs;

(3) upgrading of fish propagation capabilities to improve the efficiency of fish production, expansion of walleye production by removal from waters sub-

New language is indicated by <u>underline</u>, deletions by strikeout.