

CHAPTER 81—S. F. No. 692

[Not Coded]

An act authorizing the village of Stewartville to lease its nursing home.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Stewartville, village of; nursing home. Any nursing home now or hereafter owned by the village of Stewartville, including buildings and equipment, may be leased to a private person or corporation upon such terms and conditions as may be mutually agreeable to the village and such person or corporation.

Sec. 2. This act shall be effective upon its approval by the governing body of the village of Stewartville and upon compliance with the provisions of Minnesota Statutes, Section 645.021.

Approved March 26, 1969.

CHAPTER 82—S. F. No. 719

An act relating to employment agencies; separately classifying agencies for employees to care for children; amending Minnesota Statutes 1967, Sections 184.30, Subdivision 1, and 184.31.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1967, Section 184.30, Subdivision 1, is amended to read:

184.30 Employment agencies; child care; bonds. Subdivision 1. Every application for an an employment agency's license shall be accompanied by a bond in the penal sum of \$10,000 for each location, whether class 1, class 2, or both, and \$2,000 if for a class 3 or class 4 license or both, with one or more sureties or a duly authorized surety company to be approved by the department and filed in the office of the secretary of state, conditioned that the employment agency and each member, shareholder, director, or officer of a firm, partnership, corporation, or association operating as such employment agency will conform to and not violate any of the terms or requirements of sections 184.21 to 184.40 or violate the covenants of any contract made by such employment agent in the conduct of said business. Action on this bond may be brought by and

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prosecuted in the name of any person damaged by any breach or any condition thereof and successive actions may be maintained thereon.

Sec. 2. Minnesota Statutes 1967, Section 184.31, is amended to read:

184.31 **Licenses classified.** Employment agents' licenses granted under the provisions of sections 184.21 to 184.40 shall be designated as class 1, class 2, ~~or~~ class 3, *or class 4.*

A class 1 license shall entitle the holder thereof to engage in a business of serving those seeking employment and those seeking employees in the unskilled, semiskilled and skilled manual trades and crafts. It shall also include such various and sundry related occupations which do not require specific formal training for their pursuits. Examples of these would be vehicle drivers, stock clerks, janitors, warehouse laborers, cooks, etc.

A class 2 license shall entitle the holder thereof to engage in a business of serving those seeking employment and those seeking employees in the scientific, technical, executive, administrative, educational, sales, clerical, hospital, medical, dental, and other related pursuits not provided for under either class 1 or a class 3 license.

A class 3 license shall entitle the holder thereof to engage in the business of serving those seeking employment and those seeking employees in circus, vaudeville, theatrical, or other entertainments, exhibitions, or performances, or allied pursuits.

A class 4 license shall entitle the holder thereof to engage in the business of serving those seeking employment to care for children and those seeking employees to care for children.

No employment agent shall engage in the business of serving those seeking employment and those seeking employees included in either class 1, 2, ~~or~~ 3 *or 4* unless such person shall hold a license entitling him to do so with respect to such specific class; provided, however, that any such employment agent who shall otherwise qualify shall be entitled to a license for each such class upon payment of a fee for each such class in the amount set forth in section 184.29.

Any questions of classification arising under the provisions of sections 184.21 to 184.40 shall be determined by the board.

Approved March 26, 1969.

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