without a red tip, or using a guide dog shall take all reasonable precautions to avoid injury bring such vehicle to a stop and give the right of way at any intersection of any street, avenue, alley or other public highway to such blind pedestrian.

Sec. 5. Minnesota Statutes 1969, Section 256C.05, is amended to read:

256C.05 CRIMINAL PENALTY. Any person, or the agent of any person, firm, or corporation who denies or interferes with admittance to or enjoyment of the public facilities enumerated in section 256C.02 <u>or housing accommodations contrary to section 1</u>, or otherwise interferes with the rights of a totally or partially blind or otherwise disabled person under section 256C.02 shall be guilty of a misdemeanor.

Sec. 6. Minnesota Statutes 1969, Section 256C.06, is amended to read:

256C.06 CITATION. Sections 256C.01 to 256C.06 shall be known and may be cited the "Minnesota White Cane Law".

Approved March 29, 1971.

CHAPTER 71-H.F.No.251

An act relating to Minnesota Statutes; removing text found unconstitutional, superseded or ineffective by the Minnesota Supreme Court; amending Minnesota Statutes 1969, Section 410.07; repealing Minnesota Statutes 1969, Sections 3.01, Subdivision 2; 299C.37, Subdivision 2; 325.91; 325.911; 325.912; 325.913; 325.914; and 325.915.

REVISOR'S BILL

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

Section 1. REVISOR'S BILL; UNCONSTITUTIONAL, SU-PERSEDED, OR INEFFECTIVE TEXT BY THE MINNESOTA SUPREME COURT. Minnesota Statutes 1969, Section 3.01, Subdivision 2, is repealed.

Changes or additions indicated by underline, deletions by strikeout.

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Sec. 2. <u>Minnesota Statutes 1969</u>, <u>Section 299C.37</u>, <u>Subdivision 2</u>, is <u>repealed</u>.

Sec. 3. <u>Minnesota Statutes 1969</u>, <u>Sections 325.91</u>, <u>325.911</u>, <u>325.912</u>, <u>325.913</u>, <u>325.914</u>, and <u>325.915</u>, are repealed.

Sec. 4. Minnesota Statutes 1969, Section 410.07, is amended to read:

410.07 DETERMINATION OF DESIRABILITY; FRAMING CHARTER. As soon as practicable after such appointment, the charter commission shall deliver to the clerk of the city or village either (1) its report determining that a home rule charter for the city or village is not necessary or desirable, or (2) the draft of a proposed charter, in either case signed by at least a majority of its members. Such draft shall fix the corporate name and the boundaries of the proposed city, and provide for a mayor, and for a council to be elected by the people. Subject to the limitations in this chapter provided, it may provide for any scheme of municipal government not inconsistent with the constitution, and may provide for the establishment and administration of all departments of a city government, and for the regulation of all local municipal functions, as fully as the legislature might have done before home rule charters for cities and villages were authorized by constitutional amendment in 1896. It may omit provisions in reference to any department contained in special or general laws then operative in the city or village, and provide that such special or general laws, or such parts thereof as are specified, shall continue and be in force therein, including any such special or general law authorizing the city or village to incur indebtedness or issue its bonds for municipal purposes. It may prescribe methods of procedure in respect to the operation of the government thereby created, and the duties thereunder of all courts and officers of the district and county in which the city is situated, which duties such courts and officers shall perform. By such charter the city may be authorized to acquire, by gift, devise, purchase, or condemnation, any property, within or without its boundaries, needed for the full discharge of any public function which it is permitted to exercise. Nothing in this section shall authorize a change of boundaries, except that boundaries may be changed so as to include lands and property contiguous thereto when not lying at a distance of more than three miles from the boundaries of the original corporation and when used for industrial or mining-purposes or occupied or leased for such purposes, if the person, association, or corporation so using, occupying, or leasing the same, by writing presented to the charter commission at any time before a draft of the proposed charter-is delivered to the clerk of such city or village, so request.

Approved March 29, 1971.

Changes or additions indicated by underline, deletions by strikeout.

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