Subdivision 1. No When required by the dollar limitations provided by section 471.345, a contract for work or labor, or for the purchase of furniture, fixtures, or other property, or for the construction or repair of roads, bridges, or buildings; the estimated cost or value of which exceeds \$3,500; shall be made by a county board without first only after advertising for bids or proposals in some a qualified legal newspaper of the county. If, for the purchase of property or for work and labor, two weeks published notice that proposals will be received, stating the time and place, shall be given. If, for the construction or repair of roads, bridges, or buildings, three weeks published notice shall be given. The notice shall state the time and place of awarding the contract and contain a brief description of the work. Every such contract shall be awarded to the lowest responsible bidder and duly executed in writing, and the person to whom the same is awarded shall give a sufficient bond to the board for its faithful performance. If no satisfactory bid is received, the board may readvertise. An advertised standard requirement price contract for supplies or services established by competitive bids may contain an escalation clause and may provide for a negotiated price increase or decrease. The escalation or negotiated change shall be based upon a demonstrable industrywide or regional increase or decrease in the vendor's costs. Every contract made without compliance with the provisions of this section shall be void. In case of an emergency arising from the destruction or impassability of roads or bridges by floods, rain or snow, or other casualty, or from the breaking or damaging of any county property, where the public interests would suffer by delay, such contracts for purchase or repairs may be made without advertising for bids, but in such case the action of the board shall be recorded in its official proceedings.

Approved April 23, 1981

CHAPTER 46 — S.F.No. 331

An act relating to the military: expanding the authorized uses of the military land fund to include forest management on military lands and to provide an enlisted persons service center at Camp Ripley; amending Minnesota Statutes 1980, Section 190.25, Subdivision 3.

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

Section 1. Minnesota Statutes 1980, Section 190.25, Subdivision 3, is amended to read:

Subd. 3. The adjutant general is authorized to sell in the manner provided by law any or all timber, growing crops, buildings and other improvements, if any, situated upon the lands acquired under the authority of subdivision I or which may hereafter comprise the Camp Ripley military field training

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

center and not needed for military training purposes. The proceeds of any sales shall be deposited in the military land fund and the moneys deposited are appropriated to the adjutant general out of the fund for the purposes: the acquisition of land as provided in subdivision 1; the payment of expenses of forest management on land forming the Camp Ripley military reservation; and the provision of an enlisted persons' service center.

Sec. 2. EFFECTIVE DATE.

Section 1 is effective on the date after final enactment.

Approved April 23, 1981

CHAPTER 47 — S.F.No. 336

An act relating to local government; making explicit the power of local government units to establish more than one recreation board; amending Minnesota Statutes 1980, Section 471.15.

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

Section 1. Minnesota Statutes 1980, Section 471.15, is amended to read:

471.15 RECREATIONAL FACILITIES.

Any home rule charter or statutory city or any town, county, school district, or any board thereof, or any incorporated post of the American Legion or any other incorporated veterans' organization, may expend not to exceed \$800 in any one year, for the purchase of awards and trophies and may operate a program of public recreation and playgrounds; acquire, equip, and maintain land, buildings, or other recreational facilities, including an outdoor or indoor swimming pool; and expend funds for the operation of such program pursuant to the provisions of sections 471.15 to 471.19. Any such The city, town, county or school district may issue bonds pursuant to chapter 475 for the purpose of carrying out the powers granted by this section. The city, town, county or school district may operate the program and facilities directly or establish one or more recreation boards to operate all or various parts of them.

Sec. 2. EFFECTIVE DATE.

This act is effective the day following final enactment.

Approved April 23, 1981

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