is enrolled in an accredited medical school in the state of Minnesota, or accredited school of osteopathy the graduates of which are eligible for licensure in Minnesota, and to students domiciled in Minnesota and enrolled in an accredited medical school or school of osteopathy located outside the state, if the recipient agrees in writing to practice medicine or osteopathy in a rural community in Minnesota designated as an area in need of medical doctors or osteopaths by the higher education coordinating commission. Each recipient shall execute a note to the state payable on demand for the principal amount of the loan with interest at not more than eight percent per annum the rate applicable to any particular note to be determined by the commission. Interest shall run on the principal balance from the date of the loan until the principal sum is paid said interest to be payable when the principal sum is paid: provided that the obligation to repay the principal and interest on any such loan shall be forgiven if the recipient has practiced medicine or osteopathy for three years in an area in need of medical doctors or osteopaths as designated by the higher education coordinating commission. If the recipient fails to fulfill the obligation to practice, the principal and interest on any such loan shall be payable according to the terms of the note executed by such recipient. Assistance may be granted in the amount that the commission determines sufficient for the purpose specified in this section not to exceed \$6,000 per recipient per year. Loans shall be renewed on an annual basis contingent on the good standing of the recipient in the program. No individual recipient shall receive loans to exceed \$24,000 in aggregate principal amount. The commission may delay the time for beginning practice not more than four years after the recipient has qualified to practice if the recipient wishes to seek additional medical or osteopathic training.

Approved June 2, 1975.

## CHAPTER 268—S.F.No.282

## [Coded in Part]

An act relating to towns; removing the levy limit for road and bridge purposes; amending Minnesota Statutes 1974, Section 164.04, Subdivision 2.

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

Section 1. Minnesota Statutes 1974, Section 164.04, Subdivision 2, is amended to read:

Subd. 2. TOWNS; ROAD AND BRIDGE LEVY; FIXED AT ANNUAL TOWN MEETING. The electors of each town shall have power at their annual town meeting to determine the amount of money which shall be raised by taxation for road and bridge purposes; not exceeding eight and one-third mills per dollar on the taxable property of the town. The tax so voted shall be extended, collected, and payment

Changes or additions indicated by underline deletions by strikeout

thereof enforced in the same manner and at the same time as is provided by law for the extension, collection, and enforcement of other town taxes.

Sec. 2. [164.041] REMOVAL OF LEVY LIMIT; ROAD AND BRIDGE PURPOSES. It is the intent of this legislation to remove all limitations relating specifically to the authority of a town to levy taxes for road and bridge purposes and any act for a single town or for a group of towns relating specifically to a limitation on the authority of a town to levy taxes for road and bridge purposes, however stated in mills, dollars, or a per capita amount is hereby superseded; provided that nothing in this act shall be construed to permit a levy in excess of the limitations imposed by sections 275.10 and 275.50 to 275.59.

Sec. 3. This act is effective the day following its final enactment,

Approved June 2, 1975.

## CHAPTER 269—S.F.No.306

An act relating to courts; authorizing county boards to direct county and municipal courts to hold conciliation court sessions during the evening and on Saturday and at specified locations throughout the county or municipality; amending Minnesota Statutes 1974, Sections 487.30; 488A.13, Subdivision 5; 488A.30, Subdivision 4; and 491.02.

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

Section 1. Minnesota Statutes 1974, Section 487.30, is amended to read:

487.30 COURTS; CONCILIATION COURTS; EVENING SESSIONS. Subdivision 1. The conciliation court, if established, shall hear and determine civil claims if the amount of money or property which is the subject matter of the claim does not exceed \$500 for the determination thereof without jury trial and by a simple and informal procedure. The rules of the supreme court shall provide for a right of appeal from the decision of the conciliation court to the county court for a trial on the merits.

Subd. 2. The county board in the case of a single county court district and the respective county boards in the case of a combined county court district may direct conciliation court sessions to be held at specified times during the evening and on Saturday and at specified locations throughout the district.

Sec. 2. Minnesota Statutes 1974, Section 488A.13, Subdivision 5, is amended to read:

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