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

Section 1. Koochiching county tax levy, library purposes. The board of county commissioners of Koochiching county may levy a tax not to exceed three mills on the dollar of the taxable valuation of the county for library purposes.

Sec. 2. Effective date. This act shall become effective only after its approval by a majority of the members of the board of county commissioners of Koochiching county and upon compliance with the provisions of Laws 1959, Chapter 368.

Approved February 25, 1961.

CHAPTER 38—S. F. No. 270

An act relating to the transportation of motor vehicles; by drive-away or towing method; licenses; amending Minnesota Statutes 1957, Section 168.053, as amended.

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

Section 1. Minnesota Statutes 1957, Section 168.053, as amended by Laws 1959, Chapter 153, Section 1, is amended to read:

Drive-away in transit license. Subdivision 1. Any person, firm, or corporation engaged in the business of transporting motor vehicles, not his own, by delivering, by drive-away or towing methods, either singly or by means of the full mount method, the saddle mount method, the towbar method, or any other combination thereof, and under their own power, new vehicles over the highways of the state from the manufacturer or any other point of origin, to any point of destination, within or without the state, shall make application to the registrar for a drive-away in transit license. This application for annual license shall be accompanied by a registration fee of \$250 and contain such information as the registrar may require. Upon the filing of the application and the payment of the fee, the registrar shall issue to each drive-away operator a general distinguishing number, which number must be carried and displayed by each motor vehicle in like manner as is now provided by law for vehicles while being operated upon public highways and such

Changes or additions indicated by italics, deletions by strikeout.

number shall remain on the vehicle from the manufacturer, or any point of origin, to any point of destination within or beyond the state. Additional plates bearing the same distinguishing number desired by any drive-away operator may be secured from the registrar of motor vehicles upon the payment of a fee of \$2.00 for each set of additional license plates. Any person, firm, or corporation engaging in the business as a drive-away operator, of transporting and delivering by means of full mount method, the saddle mount method, the tow-bar method, or any combination thereof, and under their own power, new motor vehicles, who fails or refuses to file or cause to be filed an application, as is required by law, and to pay the fees therefor as the law requires, shall be found guilty of violating the provisions of sections 168.053 to 168.057; and, upon conviction, fined not less than \$50, and not more than \$100, and all costs of court. Each day so operating without securing the license and plates as required therein shall constitute a separate offense within the meaning thereof.

Subd. 2. Notwithstanding any provisions of subdivision 1 inconsistent herewith the provisions of sections 168.053 to 168.057 shall also apply to the delivery of new house trailers and semi-trailers by towing methods whether or not the power unit is a part of the combination being delivered.

Approved February 27, 1961.

CHAPTER 39-H. F. No. 54

An act relating to wild animals; providing for the transportation of fish by nonresidents; amending Minnesota Statutes 1957, Section 97.45, Subdivision 6.

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

Section 1. Minnesota Statutes 1957, Section 97.45, Subdivision 6, is amended to read:

Subd. 6. Fish, 'transportation by non-residents. (1) A licensed nonresident may transport by common carrier to a point within or without this state, in any one season, one shipment containing not more than 25 pounds of undressed fish, except that rough fish may have the heads removed, or one undressed fish of any size lawfully taken and possessed by him in this state, or containing not more than 15 pounds of filleted or dressed game fish so taken and possessed, if

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