- (b) The replacement of a birth certificate;
- (c) The filing of a delayed registration of birth or death;
- (d) The alteration, correction, or completion of any vital record, provided that no fee shall be charged for an alteration, correction, or completion requested within one year after the filing of the certificate; and
- (e) The verification of information from or noncertified copies of vital records. Fees charged shall approximate the costs incurred in searching and copying the records. The fee shall be payable at time of application.
- Subd. 2. Fees collected under this section by the state registrar shall be deposited to the general fund.
- Sec. 16. [144.227] PENALTIES. Subdivision 1. Whoever intentionally makes any false statement in a certificate, record, or report required to be filed under sections 1 to 18, or in an application for an amendment thereof, or in an application for a certified copy of a vital record, or who supplies false information intending that the information be used in the preparation of any report, record, certificate, or amendment thereof, is guilty of a misdemeanor.
- Subd. 2. Any person who, without lawful authority and with the intent to deceive, willfully and knowingly makes, counterfeits, alters, obtains, possesses, uses or sells any certificate, record or report required to be filed under sections 1 to 18, or a certified copy of a certificate, record or report, is guilty of a gross misdemeanor.
- Sec. 17. REPEALER. Minnesota Statutes 1976, Sections 144.151; 144.152; 144.153; 144.154; 144.155; 144.156; 144.157; 144.158; 144.159; 144.161; 144.162; 144.163; 144.164; 144.165; 144.166; 144.167; 144.168; 144.169; 144.171; 144.172; 144.173; 144.174; 144.175; 144.176; 144.177; 144.178; 144.181; 144.182; 144.183; 144.191; 144.201; 144.202; 144.203; 144.204; 144.205; 517.071; 517.08, Subdivisions 2 and 3; and 518.001; are repealed.
- Sec. 18. EFFECTIVE DATE. This act is effective the day following final enactment.

Approved March 28, 1978.

CHAPTER 700-S.F.No.757

An act relating to transportation; repealing the "Sunday holiday law"; allowing commercial vehicles to operate within 35 miles of cities of the first class on Sundays and legal holidays; amending Minnesota Statutes 1976, Section 221.221; repealing Minnesota Statutes 1976, Sections 221.191, 221.201 and 221.211.

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

Changes or additions indicated by underline deletions by strikeout

Section 1. Minnesota Statutes 1976, Section 221.221, is amended to read:

- 221.221 ENFORCEMENT POWERS. Transportation representatives of the department for the purpose of enforcing the provisions of sections 221.011 to 221.294 221.296 and the rules and regulations of the commissioner and commission issued pursuant hereto, but for no other purpose, shall have all the powers conferred by law upon police officers. The powers shall include the authority to conduct inspections at designated highway weigh stations; or during stops authorized under section 221.211 or under other appropriate circumstances anywhere within the state for the purpose of viewing log books, chauffeur licenses, health certificates and other documents or equipment required to be maintained within commercial motor vehicles operating in Minnesota pursuant to applicable state motor vehicle carrier laws and regulations.
- Sec. 2. Minnesota Statutes 1976, Sections 221.191, 221.201 and 221.211 are repealed.
 - Sec. 3. This act is effective the day following its final enactment.

Approved March 28, 1978.

CHAPTER 701-S.F.No.774

An act relating to intoxicating liquor; permitting entertainment and coin-operated amusement devices in privately-owned and municipal liquor stores; amending Minnesota Statutes 1976, Sections 340.07, Subdivision 13; and 340.353, Subdivision 1.

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

- Section 1. Minnesota Statutes 1976, Section 340.07, Subdivision 13, is amended to read:
- Subd. 13. "Exclusive liquor store" is an on-sale or off-sale, or combination on-sale and off-sale, establishment used exclusively for the sale of intoxicating liquor at retail and under the control of an individual owner or manager and as an incident thereof may also sell cigars, cigarettes, ice, all forms of tobacco, non-intoxicating malt beverages, and soft drinks at retail, and may offer recorded or live entertainment, and make available coin-operated amusement devices. An exclusive liquor store includes an on-sale or combination on-sale and off-sale establishment operating a restaurant or selling food for consumption on the premises when authorized by the municipality issuing the license or owning or operating the exclusive liquor store, as the case may be.
- Sec. 2. Minnesota Statutes 1976, Section 340.353, Subdivision 1, is amended to read:
- 340.353 MUNICIPAL LIQUOR STORES; ESTABLISHMENT; OPERATION. Subdivision 1. ESTABLISHMENT. In any city having a population of not more than
- Changes or additions indicated by underline deletions by strikeout