

CHAPTER 93—H. F. No. 86.

An Act licensing the place of sale of intoxicating liquors on railway trains and fixing the license therefor.

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

\$50 license for sale of liquors in dining or buffet cars.—Section 1. Every railway or private car company which operates dining or buffet cars in which intoxicating liquors are sold, shall first obtain a license for each and every car in which such liquors are so sold.

The license shall show the name and number of the car, and the company operating the same and shall be posted in a conspicuous place in the car so licensed.

Such license may be obtained from the secretary of state on the payment of an annual fee of fifty dollars, which money shall go into the general revenue fund of the state. Such licenses shall be granted only for the purpose of selling liquors at retail in cars forming a part of a train on its regular runs, and to bona fide passengers on such trains.

Approved March 24, 1909.

CHAPTER 94—H. F. No. 89.

An Act to amend section seven hundred and ninety (790) of the Revised Laws of Minnesota, one thousand nine hundred and five (1905) relating to special tax levy for the payment of municipal indebtedness to the State School Fund.

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

Indebtedness to state school fund, how paid.—Section 1. That section seven hundred and ninety (790) of the Revised Laws of Minnesota, one thousand nine hundred and five (1905) be amended so as to read as follows:

“Section 790. The annual tax levy for the payment of principal and interest on account of such bonds shall be for an amount fifty per cent in excess of the sum to be paid therefrom.

“The state auditor, at the time of certifying the state tax, shall also certify to each county auditor the amount necessary to pay such principal and interest.

“When collected so much of such tax as may be necessary shall be paid into the state treasury. The excess remaining shall be held over in the county treasury to be applied on the next future payment due on such bonds, and the amount of such excess shall be reported by the county auditor to the state auditor, on or

before August first of each year, who shall deduct the same from his next annual tax levy for such purpose. The remainder, when such bonds are paid in full, shall be credited to the general fund of the municipality; and in case a portion of the territory embraced in such municipality at the time such bonds were issued, have since been set off to another municipality, or organized into a new municipality, such remainder shall be divided with such other municipality, using as a basis for such division the last assessed valuation of the territory affected by such bonds.

“Provided, that any such municipality which shall make payment to the state of the full amount of principal and interest due on account of such bonds prior to the extending of such tax therefor by the state auditor shall be exempt from the provisions of this section.

Sec. 2. This act shall take effect and be in force from and after its passage, and all acts or parts of acts inconsistent with the provisions hereof are hereby repealed.

Approved March 24, 1909.

CHAPTER 95—H. F. No. 232.

An Act to amend sections 184 and 185 of Revised Laws, 1905, of the State of Minnesota, as amended, relating to primary elections.

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

Filing fees for candidates at primary election.—Section 1. That Section 184 of Revised Laws, 1905, of the state of Minnesota, as amended by Chapter 226 of General Laws of Minnesota for 1907, be and the same is hereby amended so as to read as follows:

Section 184. At least twenty days before the primary election, any person eligible and desirous of having his name placed upon the primary ballot as a candidate for any office, shall file his affidavit with the secretary of state when to be voted for in more than one county, and with the county auditor when in a single county, stating his residence, that he is a qualified voter in the subdivision where he seeks a nomination, the name of his party, and the office for which he desires to be a candidate; that he affiliated with said party at the last general election, and, either that he did not vote thereat or voted for a majority of the candidates of said party at such election and intends to so vote at the ensuing election. Upon payment by such candidate to the secretary of state of twenty dollars, if for any office to be voted