CHAPTER 126-H. F. No. 349.

An act to amend Section 466, General Statutes, 1923, relating to elections and providing for the filing of returns by judges of elections and for the filing of summary statements of total votes cast at elections.

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

Section 1. Filing of election returns.—That section 466, General Statutes 1923, he and the same hereby is amended so as to read as follows:

"466. Before separating, the judges shall include one set of such returns in each of two envelopes, one of which envelopes shall then be sewed by drawing twice through it and the return therein a substantial twine, tying the ends thereof together and then sealing said envelope in three places with wax and stamp furnished by the county auditor, one of which places shall be over the knot in said twine, then indorse said envelope in the following form: 'Election returns of the election district of..... in the county of'and direct one of such envelopes to the auditor and the other to the proper town, village, or city clerk. In towns, villages, and cities of the fourth class, one set of such returns, together with all unused and spoiled white. pink, and blue ballots, shall be delivered to the auditor at his office, by a judge chosen by lot or agreement, and the other, in like manner, to the clerk of the municipality. The judges also shall make two summary statements of the total votes cast for each person for any office, and for and against each proposition voted upon, and cause one of such statements to be filed with the auditor with such returns, and cause the other of such statements to be filed with the city, village or town clerk, as the case may be where they shall remain open to public inspection."

Approved April 3, 1925.

CHAPTER 127—H. F. No. 596.

An act relating to the boarding of prisoners confined in the county jail and the care and maintenance of such jail building, in all counties now or hereafter having a population of over 150,000 and less than 240,000 inhabitants and an area of over 5,000 square miles, and defining the powers and duties of the county board and the sheriff of such county with reference thereto, providing penalties for the violation of the provisions of this act, and repealing all acts or parts of acts inconsistent herewith.

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