

CHAPTER 402—H. F. No. 217

An act to amend Laws 1927, Chapter 412, Section 35, Subdivision (c), as amended by Laws 1929, Chapter 407, Section 2, relating to maximum length of motor vehicles.

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

Section 1. **Maximum length of motor vehicles.**—That Laws 1927, Chapter 412, Section 35, Subdivision (c), as amended by Laws 1929, Chapter 407, Section 2, be amended so as to read as follows:

(C) No Vehicle other than semi-trailer shall exceed a length of 35 feet and no combination of vehicles coupled together shall exceed a total length of 60 feet, with a 5% over-run on said length of 60 feet. Provided that present operating equipment which conforms to the requirements of Chapter 412, General Laws of 1927, as amended by Section 2, Chapter 407, Laws 1929, shall be permitted to to operate until November 30, 1933.

No truck shall be driven or parked on a public highway with tail gate hanging down or projecting from the vehicle except while such vehicle is being loaded or unloaded, and except when a load thereon extends beyond the tail gate rendering impossible the closing thereof."

Approved April 25, 1931

CHAPTER 403—H. F. No. 319

An act to amend Mason's Minnesota Statutes of 1927, Sections 1413 and 1414, to provide for the annexation of all or any part of the territory of certain villages and cities to adjoining cities of the first class.

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

Section 1. **Annexation of territory.**—That Mason's Minnesota Statutes of 1927, Section 1413, be amended to read as follows:

"1413. *All or any portion of the territory of any incorporated village or city of the fourth class may be annexed to an adjoining city of the first class as follows: The council of any village or city of the fourth class and situated within the same county shall, on the petition of one hundred freeholders, submit the proposition of annexing all or any portion of the territory of such village or city of the fourth class to an adjoining city of the first class to the voters of such village or city of the fourth class for their approval or rejection at the next regular village or city election, or at a special election called for the purpose. Ten days' notice of any election to vote on such proposition shall be given by posting three written or printed notices thereof in three of the most public places within said village or city, and shall state the time and place, when and where within said village or city of the fourth class such election will be held, and shall also state the proposition on which the said electors will vote. Notice of such election shall also be published for one full week prior to the date of said election in a newspaper printed or published in said village or city of the fourth class, and, if there be no newspaper printed or published in said village or city of the fourth class, then in a newspaper printed and published at the county seat of the county in which such village or city is located. The ballots shall have upon them the proposition to be voted upon, together with the words "for detaching" and "against detaching," and the said special election shall be held, conducted and the results thereof counted and canvassed in the same manner as in special elections held for other purposes in villages and cities of the fourth class. If the proposition to be voted upon is for the annexation of the entire territory of said village or city to such city of the first class, the ballots shall have upon them the proposition to be voted upon, together with the words "for annexation to the city of" and "against annexation to the city of"*

Sec. 2. **To be voted on.**—That Mason's Minnesota Statutes of 1927, Section 1414, be amended to read as follows:

"1414. If it appears that ($\frac{5}{8}$) five-eighths of the electors of such village or city of the fourth class casting their ballots upon the question of such election are in favor of the *proposition*, then and in such case the council of such village or city of the fourth class shall adopt a resolution reciting the results of such election and stating that such village or city of the fourth class consents to the detachment from it of the territory described and to the annexation of

such territory to an adjoining city of the first class, *or consents to the annexation of all the territory of such city or village of the fourth class to such adjoining city of the first class as the case may be* and a certified copy of such resolution shall thereafter be filed with the clerk of such city of the first class, who shall present the same to the council of such city of the first class at its next regular meeting."

Approved April 25, 1931

CHAPTER 404— H. F. No. 363

An act to amend Laws of 1925, Chapter 192, Section 2, Subdivision 5, as amended by Laws of 1927, Chapter 66, and to add a new Subdivision to be known as Subdivision 11, relating to the regulation of sales and purchases and attempted sales and purchases within the State of Minnesota of stocks, bonds, notes, and other securities and agreements.

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

Section 1. **Listed Securities.**—That Laws of 1925, Chapter 192, Section 2, Subdivision 5, as amended by Laws of 1927, Chapter 66, be and the same hereby is amended so as to read as follows:

"(5) Securities listed on the New York Stock Exchange, *New York Curb Exchange*, Boston Stock Exchange, *Board of Trade of the city of Chicago* and Chicago Stock Exchange, which securities have been so listed pursuant to official authorization by such exchange, and all securities senior to any securities so listed, subscription rights so listed, or evidences of indebtedness guaranteed by companies any stock of which is so listed, such securities to be exempt only so long as such listing shall remain in effect."

Sec. 2. **Commission may revoke status.**—That a new subdivision to be designated as subdivision 11 be added to Laws of 1925, Chapter 192, Section 2, to read as follows: