

pletely substituted for sugar in any statutory defined article of food or beverage. Such special dietary foods or beverages offered for sale at retail shall be segregated from other foods or beverages. The portion of the store, display counter, shelving, or other place where such special dietetic, artificially sweetened foods or beverages are displayed or offered for sale, shall be clearly and plainly identified by an appropriate sign reading "FOR DIETARY PURPOSES". The container in which any such food or beverage is sold or offered for sale to the public shall be clearly, legibly, and noticeably labeled. Such label shall contain the following:

"FOR DIETARY PURPOSES"

Contains (Saccharin) (Sulfamate) (Name of other approved artificial form of sweetening product), a nonnutritive artificial sweetener, for use by persons who must restrict their intake of ordinary sweets.

Approved April 13, 1953.

CHAPTER 324—S. F. No. 1074

[Coded]

An act authorizing the destruction of obsolete city records in certain cases.

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

Section 1. [465.63] Municipal records, destruction authorized. [Subdivision 1.] The officers of any city, other than cities of the first class, and of any board or commission of such city, may destroy the following municipal records:

(1) Claims and vouchers paid by the city more than ten years prior to such destruction;

(2) Receipts, miscellaneous papers, and correspondence bearing dates more than ten years prior to destruction;

(3) Orders and checks paid more than ten years prior to destruction.

Sec. 2. [Subd. 2.] The officer having custody of said records shall first obtain written approval of the city attorney, or if the records belong to a board or commission having its own attorney, then the approval of such attorney. The officer having custody of said records shall then request in writing the further approval of the council, board or commission. If the council, board or commission approves the request, the ap-

proval shall be in the form of a resolution listing the classes of records authorized to be destroyed and the range of dates of the records in each class. A copy of the resolution consenting to the destruction of such records shall be sent to the Minnesota State Historical Society. If no petition or application requesting the records under Minnesota Statutes 1949, Section 138.04 is received by the city within thirty days after mailing of the resolution, the records shall be destroyed by the officer having custody.

Sec. 3. [Subd. 3.] This act is supplementary to other statutory or charter authority to destroy obsolete city records and does not prevent destruction of such records at an earlier time or the destruction of other records when authorized by other statutory or charter provision.

Approved April 13, 1953.

CHAPTER 325—S. F. No. 1217

An act relating to use of the county jail building for city prisoners in certain counties; amending Minnesota Statutes 1949, Section 642.06.

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

Section 1. Minnesota Statutes 1949, Section 642.06, is amended to read:

642.06 County jail, use by first class city. Any city of the first class in this state, now or hereafter operating under a home rule charter, and now or hereafter containing a city hall building on land contiguous to the county court-house and jail grounds, may enter into contract with the county in which such city is located, for the furnishing to such city by such county of jail facilities in the county jail building for the care of persons who are usually confined in the city jail and for the furnishing of heating and lighting service to such city, and for the construction and maintenance of a tunnel connecting the court-house, county jail, and city hall buildings, for use as a passage-way between these buildings and for other public purposes, upon such terms and conditions, for such consideration, and for such period of time not exceeding five years at a time, with right of successive renewals as shall be agreed upon between the county board of such county and the city council of such city, acting for their respective political subdivisions.

The sheriff of any such county shall accept and hold in any such county jail building any person placed under arrest