

ber of "Off sale" licenses to be issued therein shall be determined by the local governing body. In all cities, villages and boroughs other than cities of the first class "Off sale" licenses shall be issued only to the proprietors of drug stores and exclusive liquor stores. *In the event cities of the fourth class, villages, and boroughs, whose population was less than 10,000 inhabitants prior to 1950, increase in population according to the official Federal Census for 1950 beyond 10,000 inhabitants, such municipalities may nevertheless continue to issue "Off sale" and "On sale" licenses in combinations authorized prior to such increase in population.* In any city, village, or borough of less than 1,000 population "Off sale" licenses may be issued to "On sale" licenses. In any village containing less than 500 inhabitants, according to the 1930 federal census, which is situated in a county having an assessed valuation, exclusive of money and credits, of not less than \$12,000,000 nor more than \$15,000,000 and having a population, according to the 1930 federal census, of not less than 29,000 nor more than 30,000 and containing not less than 16, nor more than 17, full and fractional congressional townships, not more than two "Off sale" licenses may be issued therein.

Approved March 5, 1953.

CHAPTER 87—S. F. No. 33

An act relating to primary elections; authorizing use of deceased husband's full name by widow filing for public office; amending Minnesota Statutes 1949, Section 202.04.

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

Section 1. Minnesota Statutes 1949, Section 202.04, is amended to read:

202.04 **Elections, married women as candidates.** Any married woman *including a widow* who may hereafter file as a candidate for any public office under the laws of this state may use the prefix "Mrs." and the full name of her husband *or, in the case of a widow who has not remarried, her deceased husband, or the initials of her husband's or, in the case of a widow who has not remarried, her deceased husband's given name,* in stating her own name on her affidavit of candidacy; and the proper state, county or municipal official in the preparation of the official ballot shall use such name as written on the affidavit of candidacy, in designating such candidate on the ballot.

Approved March 6, 1953.