

serve, block, or subdivision of the platted part of any such city or village shall be found to be unfit for the uses and purposes expressed in any such grant, gift, devise or bequest.

The income realized from any such sale, lease, or disposal of such trust property shall be credited to the funds of said trust of the city or village wherein said property is located.

Each city of the second class in this state, in addition to the foregoing, may receive by grant, gift, devise, or bequest, and take charge of, convert, invest, and administer, free from taxation, in accordance with the terms of the trust, real or personal property, or both, of any kind or nature and wherever located, for any public or charitable purpose, or to provide, enlarge, improve, lease, and maintain for the use and benefit of the inhabitants of such city, animal, bird, fish, game, and hunting preserves, public parks, public grounds, public waterways, public bath houses and grounds used in connection therewith, and public playgrounds within or without the limits of such city, whether within or without this state, or for the support, medical treatment, and nursing of the worthy poor residing in such city.

Approved April 15, 1955.

CHAPTER 435—S. F. No. 619

An act to regulate the labeling and fixing of standard grades for apples; amending Minnesota Statutes 1953, Sections 17.30, 17.31, 17.32 and 17.33.

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

Section 1. Minnesota Statutes 1953, Section 17.30, is amended to read :

17.30 **Apples, standard grades.** The commissioner shall by rule establish official standards for grading and classifying all apples offered for sale in Minnesota.

Sec. 2. Minnesota Statutes 1953, Section 17.31, is amended to read :

17.31 **Apples, packages plainly marked.** All apples offered for *retail* sale and each closed package of apples offered or exposed or packed for *retail* sale shall be conspicuously marked with a *label* bearing the name and address of the grower or packer, the name of the variety, the minimum size and the grade, except that *when apples are sold at retail from open bins, open containers, or in bags, each bin or display of*

such containers or bags shall be marked with a label bearing the name of the variety and the grade. All apples which fail to meet the requirements of any of the established Minnesota grades shall be plainly and conspicuously marked with a label bearing the word "utility" in letters of a size and form to be prescribed by the commissioner.

Sec. 3. Minnesota Statutes 1953, Section 17.32, is amended to read:

17.32 **Enforcement.** The commissioner shall be charged with the enforcement of the provisions of sections 17.30 to 17.32 and for that purpose *has* the power:

(1) To enter and inspect personally, or through any authorized representative, any place within the state where apples are sold, offered or exposed or packed for sale, and to inspect such places and all apples and apple containers found in any such place.

(2) To make, publish, and enforce such uniform rules and regulations as are necessary for carrying out the provisions of sections 17.30 to 17.32.

Sec. 4. Minnesota Statutes 1953, Section 17.33, is amended to read:

17.33 **Application.** Sections 17.30 to 17.32 shall not apply to any grower or producer *selling less than 25 bushels of apples in any year.*

Approved April 15, 1955.

CHAPTER 436—S. F. No. 626

[Coded]

An act relating to malt beverages manufactured outside the State of Minnesota.

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

Section 1. [340.115] **Malt beverages made outside of state, shipment into state.** All malt beverages, regardless of alcoholic contents, manufactured outside the State of Minnesota, may be shipped into this state for sale only to licensed Minnesota wholesalers and shall be delivered directly onto the wholesalers' licensed premises and into the possession of the wholesaler who is the designated consignee.

Approved April 15, 1955.
