missioners of the county of Watonwan, and upon compliance with the provisions of Minnesota Statutes, Section 645.021.

Approved April 9, 1963

## CHAPTER 213—S. F. No. 53

## [Not Coded]

An act relating to the salary of the county attorney of Dakota county.

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

- Section 1. Dakota county; county attorney's salary. The board of county commissioners of Dakota county shall fix the salary for the county attorney of said county. Said salary shall be not less than \$13,500 per year, nor more than \$16,000 per year, and shall be payable monthly.
- Sec. 2. This act shall become effective only after its approval of the majority of the members of the board of county commissioners of the county of Dakota, and upon compliance with the provisions of Minnesota Statutes, Section 645.021.

Approved April 10, 1963.

## CHAPTER 214-S. F. No. 202

An act relating to the state reformatory; eliminating certain provisions authorizing the placement of mentally deficient persons at the reformatory; amending Minnesota Statutes 1961, Section 243.75.

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

- Section 1. Minnesota Statutes 1961, Section 243.75, is amended to read:
- 243.75 State reformatory; site, management. Subdivision +: The state reformatory shall be continued at its present site, in Sherburne county, and be under the general management of the commissioner of corrections. A portion of the state reformatory shall be set apart for the eare of mentally deficient persons.

Changes or additions indicated by italics, deletions by strikeout.

- Subd. 2. With the eonsent of the commissioner of corrections, any committed mentally deficient person may be placed at this facility if in the judgment of the commissioner of public welfare it is in the best interests of that person to receive care and training at this facility.
- Sec. 2. This act takes effect at the close of business on June 30, 1963.

Approved April 10, 1963.

## CHAPTER 215-S. F. No. 219

An act relating to hairdressing and beauty culture; amending Minnesota Statutes 1961, Section 155.03.

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

- Section 1. Minnesota Statutes 1961, Section 155.03, is amended to read:
- 155.03. Beauticians; place of business; registration; licensing; Hairdressing and beauty culture shall Subdivision 1. not be practiced only in a room or rooms not used for sleeping or residential purposes,; if hairdressing and beauty culture is practiced in a residence, the rooms shall be completely partitioned off from living quarters, and. Nor shall hairdressing and beauty culture be practiced in rooms used for business purposes unless such business is directly connected with beauty culture, or the sale of hair tonics, lotions, creams, toilet articles, and such commodities as are used and sold in beauty shops. Rooms used for hairdressing and beauty culture shall be equipped with hot and cold running water and with sewer connections. All sewage and other water carried wastes shall be discharged into a municipal sewage system whenever available. When such water and sewage system is not available, a water and sewage disposal system acceptable to the state or local board of health or local health authorities shall be provided. The location of such hairdressing and beauty culture operation shall comply with local zoning ordinances.
- Subd. 2. All beauty shops shall be registered with the board by the owners thereof before commencing operations and annually, on or before June 30, upon blanks provided for such purposes by the board showing the names of the owners and the location of such shops. No such shops shall be permitted to operate without such

Changes or additions indicated by italics, deletions by strikeout,