

any person who installs or uses a short wave length radio receiving set in any motor vehicle contrary to the provisions of sections 626.56 to 626.64; and any person who willfully makes any false, misleading, or unfounded report to any broadcasting station established thereunder for the purpose of interfering with the operation thereof, or with the intention of misleading any officer of this state, shall be guilty of a misdemeanor.

Approved May 25, 1965.

CHAPTER 722—H. F. No. 1552

An act relating to publication, sale, and distribution of Minnesota reports; appropriating moneys therefor and amending Minnesota Statutes 1961, Sections 480.11, Subdivision 3; and 480.12.

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

Section 1. Minnesota Statutes 1961, Section 480.11, Subdivision 3, is amended to read:

Subd. 3. **Minnesota reports; publication; copyright.** Within 90 days after the filing of a sufficient number of decisions to make a ~~printed volume of 600 pages; and sooner if practicable an appropriate printed volume,~~ the reporter shall deliver the manuscript of his report of such cases to the contractor for the publication thereof. As soon as the same is put in type, he shall read and correct the printer's proof, and furnish to the contractor an index, a table of cases, and other matter necessary to complete the volume. He shall have no pecuniary interest in such reports, which shall be copyrighted by the secretary of state in trust for the people.

Sec. 2. Minnesota Statutes 1961, Section 480.12, is amended to read:

480.12 Minnesota reports; printing, sale, and distribution. The report of such decisions shall be printed and bound in ~~style and quality to be approved by the court; contain at least 600 pages of four and one half inches in width; and be equal in quality of paper and binding to the best of these heretofore published form, style, quality, and in such numbers as the court shall direct.~~

The commissioner of administration under appropriate specifications ~~to be approved by the court; from time to time and for designated periods not exceeding ten years; and in accordance with its~~

Changes or additions indicated by italics, deletions by strikeout.

directions shall enter into a contract; in form and manner approved by the court, for the continued publication of such bound volumes; with suitable provisions requiring the publisher at all times to keep the published volumes on sale at a designated place within the state at a specified maximum price per volume, and specifying the number of such volumes to be sold and delivered to the state for distribution as herein directed. The volumes purchased by the state under the provisions of such contract shall be delivered to the secretary of state and distributed as follows: with a contractor selected in substantial conformance with the laws governing the printing and binding of other state publications; except that the form of the contract and the duration of any such contract shall be determined by the court.

Except as otherwise herein provided the bound volumes shall be sold by the commissioner of administration at not to exceed the maximum price per volume set by the court. The commissioner of administration shall distribute without cost bound volumes to such institutions and public offices as the court may direct. Such distribution without cost of bound volumes shall include the following:

(1) One to each judge of the district, probate, and municipal courts of the state, and to each justice and the reporter of the supreme court;

(2) One to the clerk of the supreme court, two to the supreme court reporter, and one to the administrative assistant to the supreme court;

(2) (3) To the attorney general, one volume for each set of reports in use in the department;

(3) (4) One to each clerk of the district court, for the use of the court when in session, and otherwise for the use of officials and citizens of the county;

(4) (5) One to the industrial commission.

All of the foregoing shall remain the property of the state and be delivered to the successors in office of the officials named.

(5) (6) Three to the clerk of the United States circuit court of appeals for the eighth circuit, one to be kept for the use of the judges at each of its places of meeting;

(6) (7) 100 To the state university, to be used in exchanges or otherwise for the benefit of its law library as many as the court shall certify will be necessary for its use and for exchanges with other universities and colleges;

(7) (8) To the state library, as many as the court shall

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certify to be necessary for the use of the library and for exchanges with other law libraries.

The copies not disposed of hereunder shall remain in the custody of the secretary of state.

The commissioner shall determine the reasonable expense incurred in handling, and distributing the bound volumes which he sells or which he distributes without cost. The unexpended balances of any appropriation to the supreme court for publishing Minnesota Reports shall be used to reimburse the commissioner for such reasonable expenses, and the amount of such reimbursement shall be credited to the central services revolving fund in the state treasury. If the unexpended balances of such an appropriation is insufficient therefor, the commissioner shall deduct the remainder of these expenses from receipts from the sale of bound volumes and deposit such deductions to the credit of central services revolving fund. He shall deposit the balance of the receipts to the credit of the general revenue fund in the state treasury.

Sec. 3. *Subdivision 1. There is appropriated to the commissioner of administration the sum of \$30,000 or so much thereof as may be necessary, from the general revenue fund in the state treasury to purchase by negotiation or otherwise published and unsold volumes of Minnesota Reports in the possession of publishers who prior to the effective date of this act published and sold Minnesota Reports pursuant to the then existing requirements of law.*

Subd. 2. The Minnesota Reports acquired by the commissioner of administration pursuant to this section are subject to sale and distribution as required by Minnesota Statutes 480.12.

Approved May 25, 1965.

CHAPTER 723—H. F. No. 1581

[Not Coded]

An act relating to a conciliation court for the cities of Mankato and North Mankato; allowing for the establishment of such court by agreement of the governing bodies of Mankato and North Mankato.

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

Section 1. **Mankato, No. Mankato, cities of; conciliation court; Mankato-North Mankato.** Subdivision 1. **Establishment.**

Changes or additions indicated by italics, deletions by ~~strikeout~~.