

ties in order to give recognition for service performed in the following hostile actions: World War II, Korean conflict, Lebanon crisis, Berlin crisis, Quemoy and Matsu, Taiwan Straits, Cuban crisis, the Congo, Laos, the Dominican Republic and Vietnam, and to include service therein but not to exclude persons who did not have service in those areas. The word "veteran" does not include a person enlisted and accepted for active training only for a period of six months or less.

Approved April 21, 1967.

CHAPTER 223—H. F. No. 1239

[Not Coded]

An act relating to fees charged for acquisition and maintenance of the Polk county law library.

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

Section 1. Polk county; law library. Notwithstanding any provisions to the contrary of Laws 1939, Chapter 325, or any act amendatory thereof, each of the law library fees prescribed in sections 4, 5, and 6 of Laws 1939, Chapter 325, for the acquisition and maintenance of a county law library established pursuant to said act shall be \$2 rather than \$1 in Polk county, if and so long as a county law library established pursuant to said act is maintained in said county.

Sec. 2. This act shall be in effect upon approval of the governing body of Polk county and upon compliance with Minnesota Statutes, Section 645.021.

Approved April 21, 1967.

CHAPTER 224—H. F. No. 1369

[Coded]

An act relating to trademarks; forbidding the unauthorized use of the name "Portorama" of the Duluth Jaycees.

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

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

Section 1. [333.50] Portorama; use of name. Any person, firm, copartnership, association, society, or corporation, except as authorized by the Duluth Jaycees who shall, with intent to acquire or obtain for personal or business purposes a benefit or advantage, assume, adopt or use in any manner the name and mark "portorama" or any other name or mark so nearly resembling the name and mark "portorama" as to be calculated to deceive the public with respect to the "portorama," or who, except as authorized by the Duluth Jaycees, shall, with intent to acquire or obtain for personal or business purposes a benefit or advantage, assume, adopt or use in any manner any other name, mark, emblem, insignia or badge, designation, or distinguishing descriptive word or phrase used by the Duluth Jaycees in carrying out its purposes relating to the "portorama" or any name, mark, emblem, insignia or badge, designation, or distinguishing descriptive word or phrase confusingly similar thereto, calculated to deceive the public with respect to the "portorama," or who, except as authorized by the Duluth Jaycees, shall, with intent to acquire or obtain for personal or business purposes a benefit or advantage, assume, adopt or use the name "portorama," or a name so nearly resembling it as to be calculated to deceive the public with respect to the "portorama," shall be guilty of a misdemeanor.

Sec. 2. [333.51] Threatened use may be restrained. When there shall be an actual or threatened violation of section 1, an application may be made to a court having jurisdiction to issue an injunction, upon notice to the defendant of not less than five days, for an injunction to enjoin and restrain the actual or threatened violation; and if it shall appear to the satisfaction of the court or justice that the defendant is in fact so using or threatening to use the name and mark "portorama" or any other name or mark confusingly similar thereto, or any other name, mark, emblem, insignia, or badge, designation, or distinguishing descriptive word or phrase used by the Duluth Jaycees in carrying out its purposes relating to the "portorama" or confusingly similar to any other name, mark, emblem, insignia or badge, designation, or distinguishing descriptive word or phrase used by the Duluth Jaycees in carrying out its purposes relating to the "portorama," an injunction may be issued by the court enjoining and restraining the actual or threatened violation without requiring proof that any person has in fact been misled or deceived thereby.

Sec. 3. [333.52] Vested rights not affected. The provisions of sections 333.14 and 333.15 shall not be deemed or con-

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

strued to divest, interfere, affect, or conflict with any established or vested right or prohibit the use thereof.

Approved April 21, 1967.

CHAPTER 225—H. F. No. 1414

[Not Coded]

An act relating to the city of Winona; and the salaries of certain city officials.

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

Section 1. **Winona, city of; officials' salaries.** In the city of Winona the compensation of alderman, other than the president of the council, shall not exceed \$1,000 a year each, and the compensation of the president of the council shall not exceed \$1,500 a year, and the salary of the mayor shall not exceed \$2,400 a year. The mayor shall also be allowed a contingency fund of not more than \$300 per year.

Sec. 2. This act takes effect upon approval by the governing body of the city of Winona, and upon compliance with Minnesota Statutes, Section 645.021.

Approved April 21, 1967.

CHAPTER 226—H. F. No. 1494

[Coded]

An act providing for the disposition of unclaimed motor vehicles in the possession of cities of the first class.

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

Section 1. **[436.07] Cities of first class; unclaimed motor vehicles, disposition.** **[Subdivision 1.]** Notwithstanding any other statutory or charter provision, any city of the first class may by ordinance provide for the custody and disposal of any motor vehicle impounded by it or otherwise lawfully coming into its possession and remaining unclaimed by the owner. Prior to the disposal of any such motor vehicle the city shall mail to the registered owner,

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