

Subd. 2. **PRINTING, PUBLISHING AND DISTRIBUTING.** The commissioner of administration shall print, publish and distribute copies thereof to the judiciary and attorneys and as required by law.

Sec. 7. [480.0597] **EFFECT UPON STATUTES.** Nothing herein contained shall be deemed to grant the supreme court power to amend or modify any statute.

Sec. 8. [480.0598] **RIGHT RESERVED.** This act shall not abridge the right of the legislature to enact, modify, or repeal any statute or modify or repeal any rule of the supreme court adopted pursuant thereto.

Approved May 11, 1971.

CHAPTER 251—H.F.No.946

[Coded in Part]

An act relating to the official seal of notaries public; amending Minnesota Statutes 1969, Sections 359.03, by adding a subdivision; and 359.05.

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

Section 1. Minnesota Statutes 1969, Section 359.03, is amended by adding a subdivision to read:

Subd. 3. NOTARIES; SEAL. The seal of every notary public after January 1, 1972, may be affixed by a stamp that will print a seal which legibly reproduces under photographic methods the seal of the state of Minnesota, the name of the notary, the words "Notary Public", the name of the county for which appointed, and the words "My commission expires", with the expiration date shown thereon. The seal shall be a rectangular form of not more than three fourths of an inch vertically by two and one half inches horizontally, with a serrated or milled edge border, and shall contain the information required by this subdivision.

Sec. 2. Minnesota Statutes 1969, Section 359.05, is amended to read:

359.05 DATE OF EXPIRATION OF COMMISSION AND NAME TO BE ENDORSED. Each notary public so appointed, commissioned, and qualified, shall have power throughout this state to administer all oaths required or authorized to be administered in this state; to take and certify all depositions to be used in any of the courts of this state; to take and certify all acknowledgments of deeds, mortgages, liens, powers of attorney, and other instruments in writing, and to receive, make out, and record notarial protests.

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

Every notary public, except in cases provided in section 1 of this act, taking an acknowledgment of an instrument, taking a deposition, administering an oath, or making a notarial protest, shall, immediately following his signature to the jurat or certificate of acknowledgment, endorse the date of the expiration of his commission; such endorsement may be legibly written, stamped, or printed upon the instrument, but must be disconnected from the seal, and shall be substantially in the following form: "My commission expires", 19." Except in cases provided in section 1 of this act, every notary public, in addition to signing his name to the jurat or certificate of acknowledgment, shall, immediately following his signature and immediately preceding his official description, endorse thereon his name with a typewriter or print the same legibly with a stamp or with pen and ink; provided that the failure so to endorse or print the name shall not invalidate any jurat or certificate of acknowledgment.

Approved May 11, 1971.

CHAPTER 252—H.F.No.1533

An act relating to education; providing for payments in addition to foundation aid; amending Minnesota Statutes 1969, Sections 124.215, Subdivision 1.

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

Section 1. Minnesota Statutes 1969, Section 124.215, Subdivision 1, is amended to read:

124.215 EDUCATION; FOUNDATION AID; ADDITIONAL PAYMENTS. Subdivision 1. In addition to foundation aid payments, there shall be paid for the school years ending June 30, 1970 and June 30, 1971, to any public school district which has a school or schools serving an enrollment area with not less than 20 percent school aged students therein being from families receiving aid to families with dependent children, the sum of \$30 per school year for each such student. In schools otherwise qualifying for aid pursuant to this subdivision, transfers of pupils for the purpose of achieving racial or socio-economic balance shall be disregarded in the computation of percentages pursuant to this subdivision. Payments to eligible districts for the second year of the biennium shall be made on the basis of the aid to families with dependent children count for the first year of the biennium.

Approved May 11, 1971.

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