LEGISLATIVE BILL 654

Approved by the Governor March 19, 1974

Introduced by Goodrich, 20

AN ACT to amend section 18-1722.01, Revised Statutes Supplement, 1973, relating to cities and villages, all; to clarify provisions; to require that determinations by municipalities be recorded as prescribed; and to repeal the original section.

Be it enacted by the people of the State of Nebraska,

Section 1. That section 18-1722.01, Revised Statutes Supplement, 1973, be amended to read as follows:

municipality of the metropolitan class has determined decided by resolution or a municipality of any other class has made a determination that a property is unsafe or unfit for human occupancy because of one or more violations of its minimum standard housing ordinance or has determined decided by resolution or other determination, whichever is applicable, that a building is unsafe because of one or more violations of its dangerous building code ordinance, it shall be the duty of such municipality to post the property accordingly, and to file a copy of such determination or resolution in the office of the register of deeds of the county to be recorded. No fee shall be charged for such recording or for the release of such recording.

Sec. 2. That original section 18-1722.01, Revised Statutes Supplement, 1973, is repealed.