<u>improved sufficiently to be released</u> and that no person will be endangered by his discharge.

After receiving the recommendation contained in the certificate, if the court determines that such person has improved sufficiently to be released and that no person will be endangered by his discharge, the court shall order his release.

If the <u>superintendent head</u> of the hospital or <u>asylum</u> fails or refuses to furnish such certificate at the request of the person committed, then such person may petition such court for his release, and hearing on the petition shall be had before the court upon and after service of such notice as the court shall direct.

If, at such hearing, the evidence introduced convinces the court that the person so confined has wholly recovered and that no person will be endangered by his discharge, then the court shall order his discharge and release from such hospital or asylum, and he shall then be so discharged and released.

If, at such hearing, the evidence introduced convinces the court that such person has not wholly recovered, but that no person will be endangered by his release on parole or discharge from such hospital or asylum, and a proper and suitable person is willing to take such committed person on parole, and to furnish a home for him and care for and support him, and furnishes a satisfactory bond in such amount and with such terms and conditions as the court may fix, then the court may order the release of such confined person from such hospital-or asylum on parole and for such time and upon such terms and conditions as the court may determine and order, and thereupon such person shall be so released from such hospital-or asylum and placed on parole or discharge with the person named by the court in its order.

Nothing herein shall be construed as preventing the transfer of any person from one institution to another by the order of the commissioner of public welfare <u>in accordance with law and</u> as he may deem necessary.

Approved May 17, 1971.

CHAPTER 353-S.F.No.669

[Not Coded]

An act relating to the tax levy for general revenue purposes in the county of Kanabec.

Changes or additions indicated by underline, deletions by strikeout.

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

Section 1. KANABEC COUNTY; GENERAL REVENUE TAX LEVY. Notwithstanding the provisions and limitations of Minnesota Statutes, Section 275.09, or any other law to the contrary, the board of county commissioners of the county of Kanabec may levy annually a tax for general revenue purposes at such a rate as will produce not to exceed \$250,000.

Sec. 2. Before any increase in the levy authorized by section 1 is made, the governing body of the governmental subdivision named in section 1 shall hold a public hearing on the question. Notice of the time and place of said hearing shall be published in one or more legal newspapers of general circulation in the area once in each week for two successive weeks prior to said hearing. The published notice shall be in a form determined by the governing body, which form shall be sufficient in size and prominent in format in order to attract the attention of the reader. In any event the notice shall be of a size at least two columns in width by six inches in length. The notice shall set forth the percentage of increase over the existing levy and the number of mills or dollars increase proposed.

Sec. 3. This act is effective upon its approval by the governing body of the governmental subdivision named in section 1, and upon compliance with the provisions of Minnesota Statutes, Section 645.-021.

Approved May 17, 1971.

CHAPTER 354-S.F.No.746

An act relating to game and fish; removing bears from the unprotected list; amending Minnesota Statutes 1969, Sections 97.40, Subdivision 8; 98.46, Subdivisions 2 and 14; 100.26, Subdivision 1; and 100.27, by adding a subdivision; repealing Minnesota Statutes 1969, Section 348.073.

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

Section 1. Minnesota Statutes 1969, Section 97.40, Subdivision 8, is amended to read:

Subd. 8. GAME AND FISH; BEARS; HUNTING REGULA-TIONS. "Big game" includes deer, moose, elk <u>bear</u>, and caribou.

Changes or additions indicated by underline, deletions by strikeout.