

Sec. 2. This act is effective the day following final enactment.

Approved March 27, 1980

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**CHAPTER 381—H.F.No. 1798**

*An act relating to courts; second judicial district; providing for the appointment of the juvenile court clerk; amending Laws 1951, Chapter 653, Section 1, as amended.*

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Laws 1951, Chapter 653, Section 1, as amended by Laws 1974, Chapter 322, Section 19, is amended to read:

Section 1. **CLERK OF JUVENILE COURT, SECOND JUDICIAL DISTRICT:** ~~The judge of the district court presiding over the juvenile court judicial district administrator~~ in the second judicial district shall appoint a clerk of the juvenile court for the district ~~subject to the approval of the chief judge, assistant chief judge, and the presiding juvenile court judge~~ who shall serve as ~~clerk of juvenile court unless removed for cause by the judge presiding over juvenile court~~ at the pleasure of the judges of the district, who shall ~~not be under civil service~~ be supervised by the ~~judicial district administrator~~, and whose salary shall be fixed by the Ramsey county board of commissioners.

Approved March 27, 1980

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**CHAPTER 382—H.F.No. 1892**

*An act relating to courts; providing that courts may acquire electronic data processing services through supreme court contracts; amending Minnesota Statutes 1978, Chapter 480, by adding a section.*

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1978, Chapter 480, is amended by adding a section to read:

**[480.23] COMPUTER ACQUISITION BY COURTS.** In order to facilitate the effective management and coordination of the Minnesota courts system, an appropriate official of any court or of a local governmental unit in providing services to any court, if authorized by the state court administrator and with the concurrence of the contracting vendor, may acquire electronic data processing equipment or services through an existing contract originated by the supreme court. The state court administrator shall grant this authority only pursuant to the implementation of justice information systems compatible with systems partici-

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

pating on the Minnesota criminal justice information systems communications network administered by the department of public safety.

Sec. 2. **EFFECTIVE DATE.** This act is effective on the day following final enactment.

Approved March 27, 1980

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**CHAPTER 383—S.F.No. 978**

*An act relating to banks and trust companies; allowing substitution of certain banks and trust companies in fiduciary capacities maintained by certain banks and trust companies.*

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. **[48.845] SUBSTITUTION IN FIDUCIARY CAPACITIES FOR AFFILIATED OR OTHER BANK; DEFINITIONS.** *Subdivision 1. For purposes of sections 1 and 2, the terms defined in this section have the meanings given them.*

Subd. 2. "Bank" means any state bank permitted to exercise trust powers under the provisions of Minnesota Statutes, Sections 48.37 to 48.47, and any national bank authorized to exercise fiduciary powers under the laws of the United States, including a national bank whose operations are limited to those of a trust company and related activities.

Subd. 3. "Trust company" means any trust company incorporated under the laws of this state which is duly authorized to exercise fiduciary powers.

Subd. 4. "Affiliated bank" with respect to another bank or a trust company means any bank which is owned or controlled by the corporation which owns or controls that other bank or trust company.

Subd. 5. "Fiduciary capacity" means a capacity resulting from a bank undertaking to act alone or jointly with others primarily for the benefit of another in all matters connected with its undertaking and includes, but is not limited to, the capacities of trustee, including trustee of a common trust fund; executor; administrator; personal representative; registrar or transfer agent with respect to stocks, bonds or other evidences of indebtedness of any corporation, association, municipality, state or public authority; guardian of estates; conservator; receiver; escrow agent; agent for the investment of money; attorney-in-fact; or any other similar capacity.

Sec. 2. **[48.846] SUBSTITUTION; APPLICATION; NOTICE; HEARING; COURT ORDER; FILING.** *Subdivision 1. Any bank or trust company may file an application with the district court in the county in which an affiliated bank or other bank or trust company for which it seeks to be substituted is located*

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