

Subdivision 1. **FINANCING PLANS AUTHORIZED.** The entire cost of a project as defined in section 462.421, subdivision 14, including administrative expense of the authority allocable to the project and debt charges and all other costs authorized to be incurred by the authority in sections 462.415 to 462.705, shall be known as the public redevelopment cost. The proceeds from the sale or lease of property in a project shall be known as the capital proceeds. Since it is the purpose of this act that authorities will sell or lease or retain the land in the redevelopment project area, in whole or in part, for a variety of purposes, depending upon the type of project, including private housing for upper or middle-income groups, or low income groups, public housing for low-income groups, commercial and other purposes, at its fair use value, except as provided in section 462.525, subdivisions 9 and 10, which may be less than the public redevelopment cost, the capital proceeds from land sold may pay back only a portion of the public redevelopment cost. For the purpose of carrying out the provisions of sections 462.515 to 462.545, including the defrayment of the differences between the public redevelopment cost and minus the capital proceeds if any, which includes the difference between any annual debt service and the annual administrative expenses of the authority allocable to the project and any annual capital proceeds, an authority may, in its discretion, finance such projects in any one, by any combination of, the following methods, which are also dealt with in sections 462.415 to ~~462.711~~ 462.705.

Sec. 11. **EFFECTIVE DATE.**

This act shall be effective the day following final enactment.

Approved March 22, 1982

CHAPTER 591 — S.F.No. 1443

An act relating to agriculture; prohibiting the trafficking in skunks; setting a penalty; proposing new law coded in Minnesota Statutes, Chapter 145.

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

Section 1. **[145.365] TRAFFICKING IN SKUNKS.**

Subdivision 1. PROHIBITION. In order to protect the public health and prevent human and domestic animal exposure to rabies, it shall be unlawful to:

(a) Import into or export out of this state any live skunk, for sale, barter, exchange or gift for any purpose whatsoever;

(b) Acquire, sell, barter, exchange, give, or purchase any live skunks.

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

Subd. 2. EXCEPTION. The provisions of subdivision 1 do not apply to the importation, acquisition, or exportation of a skunk by a publicly or privately owned zoological park or circus or any other show where a skunk is exhibited but is not in physical contact with the public, or by scientific or educational institutions for research or educational purposes.

Subd. 3. COMMERCIAL OPERATIONS. Notwithstanding the provisions of subdivision 1, any person who, on the effective date of this section, is engaged in a business in this state which includes the buying or selling of skunks may continue to buy or sell skunks or to export skunks until January 1, 1985, but shall not import any live skunks after the effective date of this section. Any person may purchase a skunk from a person who is allowed to sell a skunk under this subdivision until January 1, 1985. This subdivision is repealed July 1, 1985.

Subd. 4. PENALTY. Violation of subdivisions 1 or 3 is a misdemeanor.

Sec. 2. EFFECTIVE DATE.

Section 1 is effective the day following final enactment.

Approved March 22, 1982

CHAPTER 592 — H.F.No. 1456

An act relating to probate; changing certain records-keeping requirements; amending Minnesota Statutes 1980, Sections 488A.27, Subdivision 11; and 525.03; Laws 1979, Chapter 303, Article III, Section 43.

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

Section 1. Minnesota Statutes 1980, Section 488A.27, Subdivision 11, is amended to read:

Subd. 11. **PROSECUTING ATTORNEYS.** Except where the county attorney is specifically designated by law as the prosecutor for the particular violation charged, the attorney of the municipality in which the violation is alleged to have occurred shall have charge of the prosecution of all violations of statutes, including gross misdemeanor violations, ordinances, charter provisions, rules or regulations triable in this court and shall prepare complaints for said the violations.

Sec. 2. Minnesota Statutes 1980, Section 525.03, is amended to read:

525.03 **BOOKS OF RECORD RECORDS.**

The court shall keep the following books of record records:

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