BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: Section 1. REPEALER.

Laws 1975, chapter 237, as amended by Laws 1979, chapter 201, sections 34 and 35, is repealed.

Sec. 2. EFFECTIVE DATE.

This act is effective the day following final enactment.

Approved May 9, 1983

CHAPTER 97 — H.F.No. 656

An act-relating to intoxicating liquor; allowing the city of Marble to permit on-sales of intoxicating liquor on a certain date.

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

Section 1. MARBLE; SUNDAY LIQUOR SALES.

Notwithstanding Minnesota Statutes, section 340.14, subdivision 1, the governing body of the city of Marble may by ordinance permit licensed on-sale intoxicating liquor establishments to sell intoxicating liquor at on-sale between 12 noon and 12 midnight on July 3, 1983, without obtaining an additional license pursuant to section 340.14, subdivision 5.

Sec. 2. EFFECTIVE DATE.

This act is effective upon compliance by the governing body of the city of Marble with Minnesota Statutes, section 645.021, subdivision 3.

Approved May 9, 1983

CHAPTER 98 — H.F.No. 721

An act relating to the city of Babbitt; authorizing the establishment of detached banking facilities.

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

Section 1. CITY OF BABBITT; DETACHED BANKING FACILITIES.

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

With the prior approval of the commissioner of banks, any bank doing business within 35 miles of the city of Babbitt may establish and maintain not more than one detached facility in the city of Babbitt. Any bank desiring to establish a detached facility shall follow the approval procedure prescribed in Minnesota Statutes, section 47.54. The establishment of a detached facility pursuant to this act is subject to the provisions of Minnesota Statutes, sections 47.51 to 47.57 except insofar as inconsistent with this section.

Sec. 2. LOCAL APPROVAL.

This act takes effect the day after compliance by the governing body of the city of Babbitt with Minnesota Statutes, section 645.021, subdivision 3.

Approved May 9, 1983

CHAPTER 99 — H.F.No. 741

An act relating to real estate; regulating the duties of a county recorder; amending Minnesota Statutes 1982, sections 386.31; 386.36; 580.24; 580.25; 582.03; 582.04; repealing Minnesota Statutes 1982, section 357.181.

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

Section 1. Minnesota Statutes 1982, section 386.31, is amended to read: 386.31 CONSECUTIVE NUMBERING.

Each county recorder shall endorse plainly upon the top of the back, when folded, of each instrument received by him for record or filing as soon as received a number consecutive to the number affixed to the instrument next previously received and enter such number as a part of the entry relating to such instrument in all the indexes kept in his office and on the margin of the record of the instrument, and such number shall be prima facie evidence of priority of registration. If more than one instrument shall be received at the same time, by mail or other like enclosure, the recorder shall affix such number in the order directed by the sender; if no direction be given, then in the order in which the instruments actually come to his hand in opening the enclosures. His fee for such numbering and entry shall be five cents.

Sec. 2. Minnesota Statutes 1982, section 386.36, is amended to read: 386.36 FARM NAMES RECORDED.

The owner of farm lands in the state may designate a specific name of his farm lands and this name, together with a description of the farm lands according to the government survey thereof, may be filed with the county recorder of the

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