

Sec. 10. EFFECTIVE DATE AND TRANSITION.

Section 5 is effective October 1, 1989. Sections 1 to 4 and 6 to 9 are effective July 1, 1990. All certificates of title issued after that date must include the disclosure language in the assignment by seller (transferor), reassignment by licensed dealer sections, and other transfer documents, and the appropriate designation "flood damaged," "rebuilt," or "reconstructed" as required by section 7. No title application or title transfer shall be rejected by the registrar for failure to include the disclosures required by sections 1 to 7 if the application for title, the assignment by seller (transferor), reassignment by licensed dealer, or other transfer documents have not been revised to include the appropriate form for disclosure pursuant to section 6, subdivision 2.

Presented to the governor May 18, 1989

Signed by the governor May 19, 1989, 8:51 p.m.

CHAPTER 189—S.F.No. 331

An act relating to notaries public; eliminating the requirement that notaries be bonded; amending Minnesota Statutes 1988, sections 359.02 and 359.071.

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

Section 1. Minnesota Statutes 1988, section 359.02, is amended to read:

359.02 TERM, BOND, OATH, REAPPOINTMENT.

Every A notary ~~so~~ commissioned ~~shall hold~~ under section 359.01 holds office for six years, unless sooner removed by the governor or the district court; ~~and,~~ Before entering upon the duties of office, a newly commissioned notary shall give a bond to the state in the sum of \$10,000, to be approved by the governor, conditioned for the faithful discharge of the duties of office, which, with file the notary's oath of office, shall be filed with the secretary of state. Within ten days before the expiration of the commission a notary may be reappointed for a new term to commence and to be designated in the new commission as beginning upon the day immediately following such the date of the expiration. The reappointment so made shall go into takes effect and be is valid although the appointing governor may not be in the office of governor on said the effective day.

Sec. 2. Minnesota Statutes 1988, section 359.071, is amended to read:

359.071 CHANGE OF RESIDENCE.

A notary public who, during a term of office, establishes residency in a county of this state other than the county for which appointed, may file with the

New language is indicated by underline, deletions by ~~strikeout~~.

secretary of state an affidavit identifying the county of current residency, the county of appointment as notary public, and the date of change of residency. If the affidavit is properly filed, the notary ~~shall continue~~ continues to have the same powers during the unexpired term of appointment as if there ~~was~~ were no change of residence. ~~No new bond is required to be given to the state and the existing bond shall remain valid until the expiration of the commission.~~ The notary public ~~shall be entitled to~~ may use the official seal for the remainder of the term.

Sec. 3. **EFFECTIVE DATE.**

Sections 1 and 2 are effective January 1, 1990.

Presented to the governor May 18, 1989

Signed by the governor May 19, 1989, 12:12 a.m.

CHAPTER 190—H.F.No. 461

An act relating to crime victims; modifying the limitations provision governing damage actions brought by sexual assault victims; requiring that victims of crimes against the person be informed of the conditions governing the convicted offender's release from confinement and the identity of the corrections agent supervising the offender; requiring that sexual assault victims be notified when the alleged sex offender is released from pretrial detention; amending Minnesota Statutes 1988, sections 541.07; 611A.03, subdivision 1; and 611A.06; proposing coding for new law in Minnesota Statutes, chapters 541 and 629.

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

Section 1. Minnesota Statutes 1988, section 541.07, is amended to read:

541.07 TWO OR THREE YEAR LIMITATIONS.

Except where the uniform commercial code or, this section, section 148A.06, or section 2 otherwise prescribes, the following actions shall be commenced within two years:

(1) For libel, slander, assault, battery, false imprisonment, or other tort, resulting in personal injury, and all actions against physicians, surgeons, dentists, other health care professionals as defined in section 145.61, and veterinarians as defined in chapter 156, hospitals, sanitariums, for malpractice, error, mistake or failure to cure, whether based on contract or tort; provided a counterclaim may be pleaded as a defense to any action for services brought by a physician, surgeon, dentist or other health care professional or veterinarian, hospital or sanitarium, after the limitations herein described notwithstanding it is barred by the provisions of this chapter, if it was the property of the party pleading it at the time it became barred and was not barred at the time the claim

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