

3632. Judge or clerk not to be counsel.—“No judge or clerk of any probate court shall be counsel or attorney in any action or proceeding for or against any legatee, heir, creditor, executor, administrator, guardian or ward over whom, or whose estate or accounts, he has jurisdiction by law, nor shall either of them give counsel or advice, or draw or prepare any paper relating to any estate which is or may be brought before such court, except citations, orders, decrees, executions, warrants, or subpoenas issuing out of such court. Nor shall any such clerk, or the law partner of any probate judge or clerk, appear or practice as attorney in any matter or proceeding before such probate court.” Nor shall any probate judge keep or hold his official office with any practising attorney.

Approved March 24, 1911.

CHAPTER 45—H. F. No. 270.

An Act to amend Section 31 1/2 of Chapter 344 of the General Laws of 1905, relating to the skins of fur-bearing animals and the hides of deer, moose and caribou.

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

Hides of legally killed animals excepted.—Section 1. That section 31½ of chapter 344 of the General Laws of 1905, relating to the skins of fur-bearing animals and the hides of deer, moose and caribou, be and the same is hereby amended so as to read as follows:

“Section 31½. Nothing in this act shall be construed as prohibiting the buying, shipping or having in possession at any time the skins of fur bearing animals legally killed within or without the state, or hides of moose, deer or caribou killed without the state, upon proof that the hides were so taken. *Provided*, however, that raw hides of moose, deer, or caribou taken or killed within this state out of season shall not be bought or sold at any time.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved March 24, 1911.