act may be discharged until he files a certified copy of the order, judgment, or decree of distribution of the court wherein the funds were recovered, and vouchers from the persons entitled thereto, or copies thereof, certified by the clerk of court.

When a minor child receives or is entitled to personal property not exceeding \$1,000 in value, the judge of probate court may order and direct representatives of estates or guardianships to make payment of not to exceed \$500 thereof to the parent or parents, custodian, or the person, corporation, or institution with whom the minor child is, for the benefit, support, maintenance, and education of the minor child or may direct the deposit of the whole or any part thereof in a savings account in a bank, savings bank, a building and loan association, or a savings and loan association having deposit insurance, in the name of the minor child. When so deposited the book showing the deposit is to be kept as provided by the probate court. No funds shall be withdrawn from this savings account until the minor child reaches majority, except by order of the probate court. The court may authorize the use of any part or all thereof to purchase United States Government Savings Bonds in the minor's name the bonds to be kept as provided by the probate court and to be retained until the minor reaches majority unless otherwise authorized by an order of the probate court.

Approved March 29, 1955.

## CHAPTER 257—H. F. No. 831

An act relating to sewage disposal; amending Minnesota Statutes 1953, Section 445.17, Subdivision 1.

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

Section 1. Minnesota Statutes 1953, Section 445.17, Subdivision 1, is amended to read:

445.17 Costs, expenses; uniform. Subdivision 1. Assessed valuation as basis; allocation. Basis of cost allocation. Except as herein otherwise provided, all costs of operation, maintenance and repair of joint or common sewers and of all treatment and disposal works and appurtenances thereto for a period of ten years from and after commencement of construction of the disposal system and all costs of land and right of way, construction of joint or common sewers, and of all treatment and disposal works and appurtenances thereto shall be a uniform charge upon the entire district, on the basis of assessed

valuation, exclusive of money and credits, to be paid by a uniform annual tax upon the property of such district; provided, that in the event any such city of the first class has undertaken, or shall undertake, by contract or otherwise, to convey, treat, and dispose of the sewage of territory not included within the boundaries of such district, such city shall pay the entire cost of such additional capacity of joint intercepting sewers and treatment and disposal works as may be necessary for, and the cost of operation, maintenance, and repair incurred in the conveying, pumping, treatment, and disposal of sewage from such territory not included within the boundaries of such city, such additional cost to be determined by the board of trustees, and included in such city's proportion of the budget, as provided herein. From and after the ten-year period from the commencement of construction, the costs of operation, maintenance, and repair of joint and common sewers, the construction of new joint and common sewers, and the construction, operation, maintenance, and repair of all treatment and disposal works and appurtenances thereto shall be allocated in proper proportion to each city within the sanitary district, upon the basis of the total annual volume of sewage contributed by each city as the same shall be measured or estimated and each such city shall pay such share of the total cost thereof as the volume of sewage contributed by the city and the. territory served by such city under contract or otherwise bears to the total volume of sewage. In such estimate of the costs to be borne by each city there shall be taken into account not only the sewage and wastes of each such city that are intercepted and treated, but an estimate shall be made of the sewage wastes of each city which enter or are discharged directly or indirectly into any stream or watercourse flowing through or adjacent to such district or any part thereof, and such untreated sewage and wastes shall be considered as contributed by such city. The board of trustees shall make such allowance for infiltration, conveyance, losses, leakage, etc., into or out of the joint or common intercepting sewers after the point of measurement by any city of the first class, as it may deem just and equitable.

Approved March 29, 1955.

## CHAPTER 258-H. F. No. 1074

An act relating to the terms of court in the seventh judicial district; amending Minnesota Statutes 1953, Section 484.15.