CHAPTER 677-H. F. No. 1667

[Not Coded]

An act relating to the use, operation, improvement, and maintenance of real estate in certain cities of the first class. Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minneapolis, restrictions as to real estate. No city of the first class now or hereafter having a population of 500,000 or more may restrict by its charter or otherwise the right to use, operate, improve, or maintain any real estate within the city with respect to the use of river transportation or water.

Approved April 26, 1957.

CHAPTER 678—H. F. No. 1695

[Coded]

An act relating to the use of retired district court judges and compensation therefor.

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

- Section 1. [484.61] Retired district court judges, assignments. Upon the retirement of any judge of the district court under the provisions of Sections 490.101 and 490.102, he may be appointed and assigned to hear any cause properly assignable to a judge of the district court and act thereon with full powers of such a judge by the then senior or presiding judge of the district he has theretofore served in, for service in such district, or by the Chief Justice of the Supreme Court of the State of Minnesota for service in any other district, with his consent.
- Sec. 2. [484.62] Compensation and reporter. When such retired judge undertakes such service, he shall be provided at the expense of the county in which he is performing such service with a reporter, selected by such retired judge, clerk, bailiff and a courtroom or hearing room for the purpose of holding court or hearings, to be paid for by the county in which such service is rendered and shall be paid in addition to his retirement compensation and not affecting the amount thereof, the sum of \$25 per diem for such additional service, together with travel pay in the sum of seven and one-half cents per mile and his actual expenses incurred in such service.