sureties. The court shall have complete jurisdiction over the representative and may require him to account at any time until his final discharge, whether a final decree has been entered or not. When any bequest or devise to a testamentary trustee amounts to more than \$500 \$1,000 and the will contains no express waiver, the representative may not be discharged until a trustee is qualified in a court of competent jurisdiction and until proof of the qualification and a receipt by the trustee are filed, unless the will contains a waiver of qualification in which case the court may approve and accept such waiver of qualification. No representative who has received any funds for death by wrongful 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 \$5,000 in value, the judge of probate court may order and direct representatives of estates or guardianships to make payment of not to exceed \$500 \$1,000 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 assocition 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 No funds shall be withdrawn from this savings account until the minor child reaches majority, except by order of the probate court.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 May 25, 1965.

CHAPTER 721-H. F. No. 1399

An act relating to police communications systems; limiting the use of certain radio equipment in non-police motor vehicles; prohibiting the sale or other transfer of certain such equipment; providing

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penalties; amending Minnesota Statutes 1961, Sections 626.63 and 626.64.

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

Section 1. Minnesota Statutes 1961, Section 626.63, is amended to read:

626.63 **Police communication equipment; use; sale.** Subdivision 1. No person other than peace officers within the state and the members of the state highway patrol shall equip any motor vehicle with a short wave length any radio receiving set equipment or combination of equipment, capable of receiving any radio signal, message, or information from any police emergency frequency, or install, use or possess the same in such motor vehicle without first obtaining permission to do so from the superintendent of the bureau upon such form of application as he may prescribe. Any person who is convicted of a violation of this subdivision shall, upon conviction for the first offense, be guilty of a misdemeanor, and for the second and subsequent offenses shall be guilty of a gross misdemeanor.

Subd. 2. No person shall transfer, barter, exchange or sell any radio equipment capable of being used in a motor vehicle on a police emergency frequency to any person unless the superintendent of the bureau has issued a permit to such person as is hereinafter provided. Any person found guilty of a violation of this subdivision shall be guilty of a misdemeanor; provided, however, that nothing contained in this subdivision shall apply to sales at wholesale to dealers.

Subd. 3. The superintendent of the bureau shall, upon written application, issue a written permit, which shall be nontransferable, to any person of good moral character showing good cause to use such radio equipment capable of receiving any police emergency frequency, as a necessity, in the lawful pursuit of a business, trade, or occupation.

Subd. 4. The superintendent of the bureau shall make and publish uniform rules and regulations, not inconsistent with law, for carrying out and enforcing the provisions of sections 626.56 to 626.64, as amended, which rules and regulations shall be promulgated in accordance with law.

Soc. 2. Minnesota Statutes 1961, Section 626.64, is amended to read:

626.64 Priority of police communications, violations. Any telegraph or telephone operator who shall fail to give priority to police messages or calls as provided in sections 626.56 to 626.64, ;

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any person who installs or uses a short wave length radio, receiving set in any motor vehicle contrary to the provisions of sections 626.56 to 626.64; and any person who willfully makes any false, misleading, or unfounded report to any broadcasting station established thereunder for the purpose of interfering with the operation thereof, or with the intention of misleading any officer of this state, shall be guilty of a misdemeanor.

Approved May 25, 1965.

CHAPTER 722-H. F. No. 1552

An act relating to publication, sale, and distribution of Minnesota reports; appropriating moneys therefor and amending Minnesota Statutes 1961, Sections 480.11, Subdivision 3; and 480.12.

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

Section 1. Minnesota Statutes 1961, Section 480.11, Subdivision 3, is amended to read:

Subd. 3. Minnesota reports; publication; copyright. Within 90 days after the filing of a sufficient number of decisions to make a printed volume of 600 pages, and sooner if practicable an appropriate printed volume, the reporter shall deliver the manuscript of his report of such cases to the contractor for the publication thereof. As soon as the same is put in type, he shall read and correct the printer's proof, and furnish to the contractor an index, a table of cases, and other matter necessary to complete the volume. He shall have no pecuniary interest in such reports, which shall be copyrighted by the secretary of state in trust for the people.

Sec. 2. Minnesota Statutes 1961, Section 480.12, is amended to read:

480.12 Minnesota reports; printing, sale, and distribution. The report of such decisions shall be printed and bound in style and quality to be approved by the court, contain at least 600 pages of four and one half inches in width, and be equal in quality of paper and binding to the best of these heretofore published form, style, quality, and in such numbers as the court shall direct.

The commissioner of administration under appropriate specifications to be approved by the court, from time to time and for designated periods not exceeding ten years, and in accordance with its

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