- Section 1. St. Cloud, city of; tax levy; library. The city of St. Cloud may acquire a new public library by using any of the methods prescribed by Minnesota Statutes 1967, Section 471.191, for the acquisition of recreational facilities.
- Sec. 2. The resolution establishing the terms and conditions of any lease agreement entered into under subdivision 3 of said section 471.191 may pledge the taxing powers of the city, as well as the income and revenues of the leased property, to the extent necessary to pay the rentals when due.
- Sec. 3. For the purpose of making payments upon any lease agreement hereunder, the city may levy an annual tax of not to exceed five mills on the dollar in addition to all other levies permitted to the city for library purposes.
- Sec. 4. This act shall become effective upon its approval by the common council of the city of St. Cloud, and upon compliance with Minnesota Statutes, Section 645.021.

Approved May 24, 1969.

CHAPTER 660—H. F. No. 1918

An act relating to trusts; the investment of property received by a minor from a decedent or in compensation for personal injuries; amending Minnesota Statutes 1967, Sections 525.504, as amended; and 540.08.

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

Section 1: Minnesota Statutes 1967, Section 525:504, as amended by Laws 1969, Chapter 14, Section 1, is amended to read:

525.504 Trusts; discharge of representative; property of minors. When any representative has paid or transferred to the persons entitled thereto all of the property in the estate, paid all taxes required to be paid by him and has filed proof thereof, and has complied with all the orders and decrees of the court and with the provisions of law, and has otherwise fully discharged his trust, the court shall finally discharge him and his 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 \$1,000, the representative may not be

Changes or additions indicated by italics, deletions by strikcout.

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. The term "testamentary trustee" as used in this section does not include the trustee of a trust referred to by section 525.223. 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 \$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 \$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 investment of the whole or any part thereof in a savings account, savings certificate, or certificate of deposit 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 invested the book showing the deposit savings account passbook, savings certificate, certificate of deposit, or other acknowledgment of receipt of the deposit by the depository as the case may be, is to be kept as provided by the probate court, and the depository shall be instructed not to allow such investment to be withdrawn. 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.

- Sec. 2. Minnesota Statutes 1967, Section 540.08, is amended to read:
- 540.08 Injury to child or ward; suit by parent or guardian. A father may maintain an action for the injury of his minor child. When such father has deserted his family or is dead the mother of such minor child may maintain the action. When custody of the injured child has been granted to either parent by a court having jurisdiction, that parent may maintain the action. A general guardian may maintain an action for the injury of his ward. A guardian of a dependent, neglected, or delinquent child, appointed by a

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court having jurisdiction, may maintain an action for the injury of such child. If no such action is brought by the father or mother, an action for the injury may be brought by a guardian ad litem, either before or after the death of such parent. Before any such parent receives any property as a result of any such action, he shall file such bond as the court prescribes and approves as security therefor. In lieu of this bond, upon petition of the parent, the court may order that the property so received shall be invested in securities issued by the United States, which shall be deposited pursuant to the order of the court, or such property shall be deposited as or added to invested in a savings account, savings certificate, or certificate of deposit, in a bank, savings and loan association, or trust company, subject to the order of the court. A copy of the court's order and the evidence of such deposit shall be filed with the clerk of such court. No settlement or compromise of any such action is valid unless it is approved by a judge of the court in which the action is pending.

Approved May 23, 1969.

CHAPTER 661—H. F. No. 1935

An act relating to compelling testimony and granting immunity in certain cases; amending Minnesota Statutes 1967, Section 609.09, Subdivision 1.

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

Section 1. Minnesota Statutes 1967, Section 609.09, Subdivision 1, is amended to read:

609.09 Self incrimination; immunity. Subdivision 1. In any criminal proceeding, in which a violation of a provision of this chapter is charged, paternity proceeding, or proceeding in juvenile court, if a person refuses to answer a question or produce evidence of any other kind on the ground that he may be incriminated thereby, and if the prosecuting attorney, in writing, requests a judge of the district court in which the proceeding is pending to order that person to answer the question or produce the evidence, the judge, after notice to the witness and hearing, shall so order if he finds that to do so would not be contrary to the public interest and would not expose the witness to prosecution in another state or in the federal courts, and that person shall comply with the order.

After complying, and if, but for this section, he would have been

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