

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~~ *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

Changes or additions indicated by italics, deletions by ~~strikeout~~.

privileged to withhold the answer given or the evidence produced by him, he shall not be prosecuted or subjected to penalty or forfeiture for or on account of any transaction, matter or thing concerning which, in accordance with the order, he gave, answered, or produced evidence, but he may be prosecuted or subjected to penalty or forfeiture for any perjury, false swearing or contempt committed in answering, or in failing to answer, or in producing, or failing to produce, evidence in accordance with the order.

Approved May 23, 1969.

CHAPTER 662—H. F. No. 1972

[Coded]

An act creating a probate court district for Marshall and Red Lake counties.

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

Section 1. [525.0105] **Probate court district; Marshall and Red Lake counties.** Subdivision 1. The counties of Marshall and Red Lake constitute one probate court district and one probate judge shall be elected thereto.

Subd. 2. The incumbent judge of the probate court of Red Lake county shall preside in both counties of the district until the expiration of his present term of office. The office shall then be filled by the candidate elected as provided by law by the voters in both counties at the November 1970 election.

Subd. 3. The annual salary of the judge of the probate court district is the same as now or hereafter provided for a judge of probate court in a county having a population of 20,000 and less than 25,000.

Subd. 4. Marshall county shall pay 60 percent and Red Lake county shall pay 40 percent of the salary of the judge and other expenses of the judge and the office thereof.

Subd. 5. The provisions of Minnesota Statutes, Section

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