## 777] OF MINNESOTA FOR 1969

(3) To encourage a distribution of population and a mode of land utilization that will facilitate the economical and adequate provision of transportation, roads, water supply, drainage, sanitation, education, recreation, or other public requirements;

(4) To lessen governmental expenditures;

(5) To conserve and develop natural resources, including but not limited to the conservation of shorelands, as defined in section 1 of this act;

- (6) To prevent soil erosion;
- (7) To foster the state's agricultural or other industries;
- (8) To protect the food supply;
- (9) To prevent waste.

These regulations shall be made with a reasonable consideration, among other things, to the character of the district and its peculiar suitability for particular uses.

Sec. 4. Minnesota Statutes 1967, Chapter 396, is amended by adding a section to read:

[396.051] Shoreland regulations; powers of towns. Notwithstanding the provisions of Minnesota Statutes, Section 396:05, the approval of town boards is not required for ordinances regulating the conservation of shorelands. However, this section does not prohibit a town from adopting or continuing in force, by ordinance, regulations of shorelands which are more restrictive than those required by the county ordinance.

Approved May 27, 1969.

## CHAPTER 778-H. F. No. 1435

## [Coded]

An act relating to estates of decedents; termination of trusts; discretion of probate court.

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

Section 1. [525.486] Probate proceedings; estates of decedents; trusts; termination. In any administration of an estate in probate, wherein the decedent died testate and has established a

Changes or additions indicated by *italics*, deletions by strikeout:

testamentary trust, and it appears to the court that the operative events have occurred whereby said trust is terminated prior to distribution in whole or in part, the probate court shall have jurisdiction in its discretion to adjudge and determine that said trust be terminated in whole or in part without further proceedings in any other court of general jurisdiction and make its decree of distribution accordingly to the extent that the trust is no longer operative.

Approved May 27, 1969.

## CHAPTER 779—H. F. No. 1461

An act relating to wild animals; amending certain provisions concerned with the taking of migratory waterfowl from floating craft; amending Minnesota Statutes 1967, Section 100.29, Subdivision 5.

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

Section 1. Minnesota Statutes 1967, Section 100.29, Subdivision 5, is amended to read:

Conservation; migratory waterfowl; taking. Subd. 5. Except as permitted by section 98.48, subdivision 10, it shall be unlawful to take any wild animal by means of discharging any firearm or bow and arrow thereat from a motor vehicle or airplane or snowmobile, or to transport any firearm except a pistol or revolver in a motor vehicle or airplane or snowmobile, unless the same is unloaded in both barrels and magazine and contained in a gun case or unless unloaded and contained in the trunk of the car with the trunk door closed or bow and arrow unless unstrung or contained in a case or unless contained in the trunk of the car with the trunk door closed; muzzle loading firearms shall be fully unloaded and encased or in the closed trunk of a car fully unloaded and encased; provided that any eutboard motor attached to a floating craft used in the hunting of migratery waterfowl need not be removed when said watercraft with motor attached is beached; resting at anchor, or fastened within or tied immediately alongside of any type of fixed hunting blind, subject to the requirements of subdivision 17 of this section, migratory waterfowl may be taken from a floating craft including those propelled by motor, sail and wind, or both, if the motor is shut off and the sails are furled, the progress of the craft caused by such propulsion has ceased,

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