- (3) Status of discussions with the liaison committee on accreditation of the American Medical Association and the association of American medical colleges indicating that N.A.M.E. may expect reasonable assurance of accreditation.
- (4) Detailed estimates of proposed operational and capital costs of a medical school to assist the legislature in arriving at a per capita formula on which to determine future financial support.
- (5) Amounts of financial support contributed or pledged from private sources for both capital and operational costs of the school.
- Establishing a basic sciences program for a medical training curriculum at the Duluth campus of the university of Minnesota. For the furtherance of expanding medical education in the state of Minnesota, there is hereby appropriated from the general fund in the state treasury to the regents of the University of Minnesota, the sum of \$340,000. Such money is to be allocated to the Duluth campus of the University of Minnesota, solely for the purpose of establishing a separate basic sciences program as a part of an additional medical curriculum in the state of Minnesota. Such funds shall be used for the employment of a medical coordinator or dean and staff and to pay the related expenses, for planning for the design and construction of a basic science building, for faculty recruitment and for curricula planning, to the end that the first class of students in the basic sciences program may be entered at the Duluth campus of the University of Minnesota in the fall class commencing in 1972. None of the moneys herein appropriated are to be used or expended by the regents of the University of Minnesota at any place except the Duluth campus of the University of Minnesota, and for the purposes herein expressed, in order that a new medical educational capability in Minnesota may be achieved for the people of the state.

Approved June 4, 1969.

CHAPTER 973—S. F. No. 2675

[Not Coded]

An act relating to Washington county; providing for delayed assessment of improvements to residential real estate; amending Laws 1969, Chapter 398, Sections 1 and 2.

Changes or additions indicated by italics, deletions by strikeout.

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

Section 1. Laws 1969, Chapter 398, Section 1, is amended to read:

Section 1. Washington county; delayed assessments. Notwithstanding the provision of any statutes to the contrary, in determining the value of lands for the purpose of taxation, the first \$4,000 in assessor's full and true adjusted market value worth of improvements to any single or multiple dwelling structure more than 20 years old located within Washington county shall not be regarded as increasing the value of such property for a period of six years from the date of commencement of such improvements except as follows: Only 33-1/3 percent of the value of such improvement shall be considered at the end of two years from the date of such improvement, and at the expiration of each two year period thereafter an additional 33-1/3 percent of the value of such improvement shall be considered, and at the end of six years the total value of such improvement shall be considered.

If full and true value and adjusted market value are eliminated as a step in tax computation, then \$12,000 in market value shall be used.

- Sec. 2. Laws 1969, Chapter 398, Section 2, is amended to read:
- Sec. 2. Application for delayed assessment shall be on forms prescribed by the county assessor of Washington county. Where delayed assessment is granted, the assessor shall record a notice thereof with the register of deeds of Washington county which shall set forth the amount of full and true adjusted market value to be added at the expiration of each two year period by reason of the delayed assessment. Filing fees shall be collected by the assessor from the person making application; and forwarded to by the register of deeds together with the notice described above within 30 days of the granting of such delayed assessment. One copy of the notice after filing shall be forwarded to the assessor. Only one application per dwelling structure may be granted with respect to any parcel.

Approved June 4, 1969.

Changes or additions indicated by italics, deletions by strikeout: