Subd. 3. PUBLIC WELFARE; PAUPERS: MINORS: LEGAL SETTLEMENT. Every minor not emancipated and settled in his own right and not under guardianship of the commissioner of public welfare, or one of the state institutions as a feebleminded mentally deficient, delinquent, or dependent person shall have the same settlement as the parent with whom he has resided. Every child born in a state institution shall have a settlement in the county in which the mother had a legal settlement at the time she was committed to such institution. Every minor not emancipated and settled in his own right and living apart from his parents and not supported by his parents shall, after receiving aid and support from others uninterruptedly for a period of one year, acquire the settlement of the person with whom he has resided for a period of not less than one year , provided that . Every minor, living apart from his parents and supporting himself for an uninterrupted period of one year, shall be considered emancipated and thereafter capable of acquiring a settlement in his own right. A married woman abandoned or deserted by her husband for a period of one year continuously shall thereafter have the same right to acquire a new settlement as a single person.

Approved May 26, 1971.

CHAPTER 532-H.F.No.1843

An act relating to county boards; publication of proceedings by certain counties; amending Minnesota Statutes 1969, Section 375.12.

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

Section 1. Minnesota Statutes 1969, Section 375.12, is amended to read:

375.12 COUNTY BOARDS; PROCEEDINGS; PUBLICATION. The county board shall cause the official proceedings of its sessions to be published in some qualified newspaper produced and published in its county, which publication shall be let annually by contract to the lowest bidder, at the first regular session of the board in January each year. In each county whose population exceeds $450,000 \ 600,000$, the proceedings shall be published in a daily newspaper, and in counties having a population exceeding 250,000 but less than $450,000 \ 600,000$, the proceedings may be published in any legal newspaper, produced and published at the county seat, which newspaper shall be

Changes or additions indicated by underline, deletions by strikeout.

the official newspaper of the county, and in each such county the proceedings shall be published also in one other qualified newspaper produced and published in the county outside the county seat. The board may reject any offer if, in its judgment, the public interests so require, and may thereupon designate a newspaper without regard to any rejected offer. In any county whose population exceeds 50,000, and is less than 250,000, the proceedings may be published in one daily and one weekly newspaper at their respective county seats. If the official newspaper of the county shall cease to exist for any reason, except by consolidation with another newspaper, the county board shall have authority to designate another newspaper for the remainder of the year. For the purpose of this section, a newspaper is produced and published in the county if it has in the county its known office of issue, as such term is defined in Minnesota Statutes, Section 331.02, and if it does its typographic composition or presswork or both in the county.

Approved May 26, 1971.

CHAPTER 533—H.F.No.2009

An act relating to registration of real estate; providing for destruction of certain documents; amending Minnesota Statutes 1969, Sections 508.835, 508.836, and 508.84.

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

Section 1. Minnesota Statutes 1969, Section 508.835, is amended to read:

508.835 REAL ESTATE; REGISTRATION OF TITLES; DE-STRUCTION OF DOCUMENTS. The registrar of titles is hereby authorized to destroy-or otherwise-dispose of owner's duplicate certificates marked "canceled," upon the entry of a new owner's duplicate certificate, mortgagee's duplicate certificates marked "canceled" and the receipt cards for such "canceled" certificates.

Sec. 2. Minnesota Statutes 1969, Section 508.836, is amended to read:

508.836 DISPOSAL OF CERTAIN AFFIDAVITS. The registrar of titles<u>in</u>-any-county of this state now or hereafter having a population of more than 650,000 is hereby authorized to destroy-or otherwise dispose of affidavits of grantees and purchasers or of the

Changes or additions indicated by underline, deletions by strikeout.