or sewer system or combined water and sewer system as provided in section 23 of this act.

Sec. 26. <u>Minnesota Statutes 1971, Sections 110.121; 110.122; 110.123; 110.124; 110.125; 110.126; 440.33 to 440.36; 443.02; 444.09 to 444.14; 456.24 to 456.28; 457.03 to 457.08; 457.085 and Chapter 445 are repealed.</u>

Sec. 27. EFFECTIVE DATE. This act is effective the day following its final enactment.

Approved May 24, 1973.

CHAPTER 703—S.F.No.1351

[Coded]

An act relating to the duty of a landowner to warn of dangers; amending Minnesota Statutes 1971, Chapter 87, by adding a section.

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

Section 1. Minnesota Statutes 1971, Chapter 87, is amended by adding a section to read:

[87.0221] LANDOWNERS; OWNER'S DUTY OF CARE OR DUTY TO GIVE WARNINGS. Except as specifically recognized by or provided in section 87.025, an owner of land (a) owes no duty of care to render or maintain his land safe for entry or use by other persons with a motorized recreational vehicle for recreational purposes, (b) owes no duty to warn those persons of any dangerous condition on the land, whether patent or latent, (c) owes no duty of care toward those persons except to refrain from willfully taking action to cause injury, and (d) owes no duty to curtail his use of his land during its use for recreational purposes.

Sec. 2. This act is in effect the day following its final enactment.

Approved May 24, 1973.

Changes or additions indicated by underline, deletions by strikeout.