duty of all county attorneys, sheriffs, and other peace officers and other officers having authority to take all action to the extent of their authority, respectively, that may be necessary or proper for the enforcement of any of the provisions, regulations, standards, orders, or permits specified in sections 105.37 to 105.55.

- Sec. 7. [105.484] LAKE IMPROVEMENTS; GRANTS IN AID; PRIORITIES. The commissioner of natural resources with the assistance of the pollution control agency and the state planning agency shall make an assessment of the need for particular kinds of lake improvements including improvements related to pollution problems, high or low water levels, and any other resource management considerations and to develop by January 1, 1975, criteria for allocating state aid funds among proposed projects. Where these relate to control of or studies of sources and effects of wastes per se, any grant funds for such work shall be under the pollution control agency directly or subject to the pollution control agency priority system. Provisions shall be included to insure that any federal program of aid to local lake improvement projects serves to reduce the local share of project costs rather than reducing only the state's share.
- Sec. 8. Minnesota Statutes, Sections 394.21 to 394.37 shall control zoning in Mower county. Existing zoning regulations, planning commission members, officers, and staff shall remain, subject to change under the provisions of sections 394.21 to 394.37. The county board shall retain authority to regulate domestic water supply and the size of lots on which private sewage disposal systems are installed.

This section is effective upon approval by the governing body of Mower county and upon compliance with Minnesota Statutes, Section 645.021.

Sec. 9. Minnesota Statutes 1971, Sections 113.01; 113.02; 113.03; 113.04; 113.05; and 113.06 are repealed. Laws 1959, Chapter 101, as amended by Extra Session Laws 1959, Chapter 63, as amended by Laws 1965, Chapter 349, is repealed.

Approved April 12, 1974.

CHAPTER 559—S.F.No.988 [Coded]

An act relating to inheritance taxes; providing for notification of certain transfers resulting in inheritance tax liability or potential inheritance tax liability; amending Minnesota Statutes 1971, Section 291.20, by adding a subdivision.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Changes or additions indicated by underline deletions by strikeout

Section 1. Minnesota Statutes 1971, Section 291.20, is amended by adding a subdivision to read:

Subd. 4. INHERITANCE TAX; NOTIFICATION OF TRANSFERS. Every corporation, partnership, association or individual required to pay benefits to the estate or to a beneficiary of a deceased employee or former employee under a pension, stock bonus or profit sharing plan taxable under section 291.065, whether in the form of periodic payments or in a lump sum, and whether directly or through a trust or fund created by the employer for such purpose, shall give notice of such obligation to the commissioner within 30 days after the date of payment, or the date of initial payment if more than one payment is to be made either to the estate or to a named beneficiary of such deceased employee or deceased former employee. Such notice shall be given on the forms prescribed by the commissioner and such notice shall set forth such information as the commissioner shall prescribe.

Sec. 2. This act applies for decedents dying on or after the date of final enactment.

Approved April 11, 1974.

CHAPTER 560—S.F.No.1225 [Coded]

An act relating to corrections; regulating communication between inmates and the news media.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. [241.251] CORRECTIONS; PRESS ACCESS FOR INMATES. Subdivision 1. Any inmate of a state correctional institution shall be permitted to speak in person or by phone at his own expense to any representative of the public news media, as defined in subdivision 4, on a daily basis between the hours of 8:00 a.m. and 9:00 p.m. except in emergency situations as defined in subdivision 5; provided that it does not interfere with the inmate's regularly assigned duties. The right to speak in person with a representative of the news media shall not constitute a regular institutional visit.

Correctional authorities may limit the exercise of privileges conferred by this act by any individual inmate to one telephone call or interview per week.

Subd. 2. Any inmate or group of inmates of a state correctional institution shall be permitted to correspond by mail with any public news media or representatives thereof, as defined in subdivision 4, on a regular basis.

Changes or additions indicated by underline deletions by strikeout