(2) A certificate of satisfaction or discharge of the attachment, executed and acknowledged by the plaintiff or his attorney, as required for the satisfaction of a mortgage;

(3) A deed of release of the attached premises, or of any part or interest therein, in which case the parts or interests not described in the deed shall remain subject to the attachment lien.

Such attachment may also be released by an entry in the margin of the record, signed by the plaintiff or his attorney, acknowledging such release.

Approved May 15, 1975.

CHAPTER 149-S.F.No.1451

[Not Coded]

An act relating to the counties of Pennington and Marshall and their respective interests in a certain nursing home; providing for the withdrawal of the interest of Marshall County therein; repealing Laws 1965, Chapter 406.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MIN-NESOTA:

Section 1. MARSHALL AND PENNINGTON COUNTIES; OAKLAND PARK NURSING HOME; COUNTY INTEREST. Notwithstanding any provision of Minnesota Statutes, Sections 376.55 to 376.66, upon compliance with Minnesota Statutes, Section 376.55, Subdivision 6, by the county of Marshall, the Oakland Park Nursing Home in the county of Pennington shall be owned and operated by the county of Pennington.

Sec. 2. REPEAL. Laws 1965, Chapter 406, is repealed.

Sec. 3. **EFFECTIVE DATE.** This act is effective the day following its final enactment.

Approved May 15, 1975.

CHAPTER 150-H.F.No.113

[Not Coded]

An act relating to Clay county; probate judge's service and retirement contributions; appropriating money for refunds.

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

Changes or additions indicated by <u>underline</u> deletions by strikeout

Ch. 151

Section 1. CLAY COUNTY PROBATE JUDGE; RETIREMENT CONTRIBUTIONS. For purposes of Minnesota Statutes 1974, Sections 490.121 to 490.128, all service of a probate judge of Clay county performed after May 1, 1959 shall be considered full time service. Any contributions by a judge or his employer made with respect to such service pursuant to section 490.124, subdivision 6, shall be refunded, and the funds required for such refunds are hereby appropriated.

Sec. 2. This act is effective the day following final passage.

Approved May 16, 1975.

CHAPTER 151-H.F.No.428

An act relating to education; teachers; providing time for consideration of contract; amending Minnesota Statutes 1974, Section 125.12, Subdivision 2.

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

Section 1. Minnesota Statutes 1974, Section 125.12, Subdivision 2, is amended to read:

Subd. 2. EDUCATION: TEACHERS: CONTRACTS: HIRING, DIS-MISSING. School boards shall hire or dismiss teachers at duly called meetings. Where a husband and wife, brother and sister, or two brothers or sisters, constitute a quorum, no contract employing a teacher shall be made or authorized except upon the unanimous vote of the full board. No teacher related by blood or marriage, within the fourth degree, computed by the civil law, to a board member shall be employed except by a unanimous vote of the full board. The employment shall be by written contract, signed by the teacher and by the chairman and clerk. Contracts for teaching or supervision of teaching can be made only with qualified teachers. Such contract shall specify the wages per year and the general assignment of the teacher. A teacher shall have 10 days after receipt to consider, demand corrections, execute and return such contract, but this period shall not be construed to be an extension of the final resignation date in subdivision 4. No teacher shall be required to reside within the employing school district as a condition to teaching employment or continued teaching employment.

Approved May 16, 1975.

Changes or additions indicated by <u>underline</u> deletions by strikeout