Section 1. [325.767] SERVICE FOR HANDICAPPED AT GASOLINE STATIONS. All gasoline service stations which offer both full service and self-service gasoline dispensing operations shall provide an attendant to dispense gasoline at the self-service price into vehicles bearing handicapped plates or a handicapped parking certificate issued pursuant to section 168.021.

Approved May 22, 1979.

CHAPTER 161—H.F.No.656

An act relating to probate; clarifying certain witness requirements for inheritance by illegitimates; amending Minnesota Statutes 1978, Section 525.172.

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

Section 1. Minnesota Statutes 1978, Section 525,172, is amended to read:

525.172 ILLEGITIMATE AS HEIR. An illegitimate child shall inherit from his mother the same as if born in lawful wedlock, and also from the person who in writing and before a competent attesting witness shall have declared himself to be his father, provided such writing or an authenticated copy thereof shall be produced in the proceeding in which it is asserted or from the person who has been determined to be the father of such child in a paternity proceeding before a court of competent jurisdiction; but such child shall not inherit from the kindred of the father by right of representation.

Sec. 2. EFFECTIVE DATE. This act is effective for estates of decedents dying after the date of final enactment.

Approved May 22, 1979.

CHAPTER 162—H.F.No.728

An act relating to education; allowing not more than ten days used by kindergarten teachers for parent-teacher conferences or teachers' workshops to count as part of the required minimum number of days school is in session; amending Minnesota Statutes 1978, Section 124.19, Subdivision 1.

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

Section 1, Minnesota Statutes 1978, Section 124.19, Subdivision 1, is amended to read:

124.19 REQUIREMENTS FOR AID GENERALLY. Subdivision 1. Every district which receives special state aid shall maintain school or provide instruction in other

Changes or additions indicated by underline deletions by strikeout

districts, in state university laboratory school or in the university laboratory school, at least a minimum term as defined by the state board. The normal school year when school is in session shall be not less than 175 days, or their equivalent in a district operating a flexible school year program. A district which holds school for that period and is otherwise qualified is entitled to special state aid as by law provided. If school is held a less period such special state aid shall be reduced by the ratio that the difference between 175 days and the number of days school is held bears to 175 days, multiplied by 60 percent of the product of the district's foundation aid formula allowance times its pupil units for that year; but districts maintaining less than the required minimum number of days of school in session do not lose special state aid if the circumstances causing such loss of school time below the required minimum number of days were beyond the control of the board and provided proper evidence has been submitted and a good faith attempt made to make up time lost on account of these circumstances. Days devoted to teachers' institutes or other meetings authorized or called by the commissioner may not be included as part of the required minimum number of days of school in session. Effective the 1977-1978 1979-1980 school year, not more than five days may be devoted to parent-teacher conferences or teachers' workshops as part of the required minimum number of days school is in session, except that for kindergarten classes not more than ten days may be devoted to parent-teacher conferences or teachers' workshops as part of the required minimum number of days school is in session.

Approved May 22, 1979.

CHAPTER 163-H.F.No.819

An act relating to aeronautics; amending Minnesota Statutes 1978, Section 360.71.

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

Section 1. Minnesota Statutes 1978, Section 360.71, is amended to read:

360.71 REVENUE CERTIFICATES. Such revenue certificates shall bear such date, mature at such times, bear such rates of interest not exceeding five seven and one-half percent per annum and be sold at such times and under such terms as the governing body or governing bodies as the case may be may deem to be for the best interests of the municipality. Such certificates shall not be sold for less than face value. The total face amount unpaid and outstanding shall not exceed at any time \$3 \$10 for each person residing in the municipality or \$3 \$10 for each person residing in the county in the case of joint ownership by a city and county all according to the last official census.

Approved May 22, 1979.

Changes or additions indicated by underline deletions by strikeout