available from private lenders upon terms and conditions which are as favorable as provided by the city in its regulations.

- Subd. 3. To finance the program authorized by this section, the city council of the city of Moorhead may, by resolution authorize, issue, and sell revenue bonds or other obligations at public or private sale after proper public notice of private sale, which are payable solely from the revenues of the programs authorized by sections 1 to 4. The total amount of revenue bonds authorized to be issued for the purposes of this act shall not exceed \$20,000,000.
- Sec. 3. Subdivision 1. In the making or purchase of loans or other securities in furtherance of the programs authorized in section 2, and in the issuance of revenue bonds or other obligations pursuant to section 2, the city of Moorhead may exercise, or may by ordinance authorize an existing agency or an agency created by ordinance to exercise, within the corporate limits of the city, any of the powers the Minnesota housing finance agency is authorized to exercise under the provisions of Minnesota Statutes, Chapter 462A.
- Subd. 2. The city council shall not amend the regulations adopted by ordinance and in effect at the time any bonds or obligations authorized by sections 1 to 4 are issued, to the detriment of the holder of the bonds or obligations.
- Sec. 4. This act takes effect when approved by a majority of the city council of the city of Moorhead and upon compliance with Minnesota Statutes, Section 645.021.

Approved May 29, 1979.

CHAPTER 232—S.F.No.118

An act relating to crimes; defining the crime of receiving stolen property; amending Minnesota Statutes 1978, Section 609.53, Subdivisions 1 and 2.

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

- Section I. Minnesota Statutes 1978, Section 609.53, Subdivision I, is amended to read:
- 609.53 **RECEIVING STOLEN GOODS.** Subdivision 1. Any person who receives, possesses, transfers, buys or conceals any stolen property or property obtained by robbery, knowing the same to be stolen or obtained by robbery, may be sentenced as follows:
- (1) If the value of the property received, bought or concealed is \$100 \$150 or more, to imprisonment for not more than ten years or to payment of a fine of not more than \$10,000, or both;
- Changes or additions indicated by underline deletions by strikeout

- (2) If the value of the property received, bought or concealed is less than \$100 \$150, to punishment as a misdemeanor.
 - Sec. 2. Minnesota Statutes 1978, Section 609.53, Subdivision 2, is amended to read:
- Subd. 2. Any person who receives, buys or conceals any stolen property obtained by robbery, believing having reason to believe the same to be so stolen or obtained by robbery, may be sentenced to punishment as a misdemeanor.
- Sec. 3. This act is effective August 1, 1979 and applies to all offenses committed on or after that date and to all persons convicted of a crime committed on or after that date.

Approved May 29, 1979.

CHAPTER 233—S.F.No.130

An act relating to courts; criminal procedure; conforming certain statutory provisions to the rules of criminal procedure, and eliminating certain other statutory provisions which have been superseded by the rules; amending Minnesota Statutes 1978, Sections 169.89, Subdivision 2; 357.32; 484.30; 487.25, Subdivisions 1 and 2; 487.28; 487.29; 487.40, Subdivisions 1 and 2; 488A.08; 488A.10, Subdivisions 1 and 2; 488A.27, Subdivisions 1, 2, 3, 4, and 5; 542.16; 546.11; 546.12; 609.115, Subdivisions 1 and 4; 611.06; 627.01; 628.01; 628.02; 628.18; 628.54; 628.57; 628.63; 628.68; 629.47; 629.48; 629.49; 629.58; 629.61; 629.64; 630.18; 631.05; and Chapter 388, by adding a section; repealing Minnesota Statutes 1978, Sections 388.05; 487.25, Subdivisions 3, 4, 5, and 8; 488A.10, Subdivisions 3, 4, 5, and 9; 488A.27, Subdivision 9; 611.04; 611.08; 627.03 to 627.10; 627.13; 627.14; 628.03 to 628.08; 628.11; 628.14; 628.19; 628.29 to 628.33; 628.55; 628.58; 628.59; 628.64; 629.42; 629.43; 629.46; 629.50 to 629.52; 629.57; 630.01 to 630.11; 630.13 to 630.16; 630.19 to 630.30; 630.34; 631.01; 631.015; 631.03; 631.08; 631.01; 631.11; 631.16; 631.18; 631.19; 631.23 to 631.32; 631.34; 631.35; 631.37 to 631.39; 632.01 to 632.13.

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

- Section 1. Minnesota Statutes 1978, Section 169.89, Subdivision 2, is amended to read:
- Subd. 2. PENALTY; JURY TRIAL. A person charged with a petty misdemeanor shall is not be entitled to a jury trial but shall be tried by a judge without a jury. If convicted, he is not subject to imprisonment but shall be punished by a fine of not more than \$100.
 - Sec. 2. Minnesota Statutes 1978, Section 357,32, is amended to read:
- 357.32 WITNESS IN CRIMINAL CASES; WHEN AND HOW PAID. When it shall appear appears that any witness subpoenaed or required to appear on behalf of the state has come from another state or country or is poor indigent, the court may, by order
- Changes or additions indicated by underline deletions by strikeout