CHAPTER 529 - S.F.No. 16

An act relating to probate; changing certain time limits and procedures for a personal representative to file an inventory and appraisement; amending Minnesota Statutes 1980, Section 524.3-706.

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

Section 1. Minnesota Statutes 1980, Section 524.3-706, is amended to read:

524.3-706 DUTY OF PERSONAL REPRESENTATIVE; INVENTO-RY AND APPRAISEMENT.

Within three six months after his appointment, or <u>nine months after the</u> <u>death of the decedent</u>, <u>whichever is later</u>, a personal representative, who is not a special administrator or a successor to another representative who has previously discharged this duty, shall prepare and file with the court or registrar and or mail to the surviving spouse, if there be one, and to all residuary distributees an inventory of property owned by the decedent at the time of his death, listing it with reasonable detail, and indicating as to each listed item, its fair market value as of the date of the decedent's death, and the type and amount of any encumbrance that may exist with reference to any item.

The personal representative shall also mail a copy of the inventory The personal representative shall mail or deliver a copy of the inventory to the surviving spouse, if there be one, to all residuary distributes, and to interested persons or creditors who request it a copy thereof. The personal representative need not mail or provide a copy thereof to himself as a surviving spouse or as a residuary distributes.

Sec. 2. EFFECTIVE DATE.

This act is effective for estates of decedents dying after the date of final enactment.

Approved March 22, 1982

CHAPTER 530 - S.F.No. 155

An act relating to public welfare; providing for retention of certain receipts by state hospitals; amending Minnesota Statutes 1980, Section 246.57.

Changes or additions are indicated by underline, deletions by strikeout.

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

Section 1. Minnesota Statutes 1980, Section 246.57, is amended to read:

246.57 SHARED SERVICE AGREEMENTS.

<u>Subdivision 1.</u> AUTHORIZED. The commissioner of public welfare, after consultation with the legislative advisory committee, may authorize any state hospital to enter into agreement with other governmental and nonprofit health service organizations for participation in shared service agreements that would be of mutual benefit to the state, the health service organizations involved, and the public. To the extent possible the commissioner shall anticipate the costs of these agreements by inclusion in the biennial budget request to the legislature. In addition, funding for shared service agreements may be provided from the contingent appropriation for state institutions to the extent that such agreements result in costs not covered by other appropriations. No additional employees shall be added to the legislatively approved complement for any state hospital or state nursing home as a result of entering into any shared service agreement. The charges for the services shall be on an actual cost basis and the all receipts shall be deposited in the general fund.

Subd. 2. REPORTS. The commissioner of public welfare shall report biennially to the legislature about the number of agreements approved for each hospital, the types of services provided, and the amounts collected.

Sec. 2. EFFECTIVE DATE.

This act is effective the day following its final enactment.

Approved March 22, 1982

CHAPTER 531 - H.F.No. 253

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An act relating to state bonds and tax-forfeited land sales; changing the interest rate on unpaid sale balances; repealing an obsolete provision; amending Minnesota Statutes 1980, Sections 92.06, Subdivision 1; 94.11; 282.15; 282.222, Subdivision 4; and repealing Minnesota Statutes 1980, Section 282.35.

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

Section 1. Minnesota Statutes 1980, Section 92.06, Subdivision 1, is amended to read:

Subdivision 1. TERMS. The terms of payment on the sale of all state public lands shall be as follows: The purchaser shall pay in cash at the time of sale the appraised value of all timber. At least 15 percent of the purchase price

Changes or additions are indicated by underline, deletions by strikeout.

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