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

Section 1. Minnesota Statutes 1982, section 473.704, subdivision 17, is amended to read:

Subd. 17. Members of the commission, its officers, and employees, while on the business of the commission, may enter upon any property within or outside the district at reasonable times to determine whether mosquito breeding exists and. They may take all necessary and proper steps for the control of mosquitoes on the property within the district as the director of the commission may designate. Subject to the paramount control of the county and state authorities, commission members and officers and employees of the commission may enter upon any property and clean up any stagnant pool of water, the shores of lakes and streams, and other breeding places for mosquitoes within the district. The commissioner of natural resources shall allow the commission to enter upon state property for the purposes described in this subdivision. The commission may spray with apply insecticides approved by the director any area within or outside the district that is found to be a breeding place for mosquitoes. The commission shall give reasonable notification to the governing body of the local unit of government prior to applying insecticides outside of the district on land located within the jurisdiction of the local unit of government. The commission shall not enter upon private property if the owner objects except for control of disease bearing mosquito encephalitis outbreaks.

Sec. 2. APPLICATION.

This act applies to the metropolitan mosquito control district established to control mosquitoes in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington.

Approved April 25, 1984

CHAPTER 493 - H.F.No. 1659

ut bus.

An act relating to commerce; prohibiting limited partnerships from interposing the defense of usury; amending Minnesota Statutes 1982, section 334.021.

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

Section 1. Minnesota Statutes 1982, section 334.021, is amended to read:

334.021 CORPORATION PROHIBITED FROM INTERPOSING DE-FENSE OF USURY.

No corporation shall hereafter interpose the defense of usury in any action. The term "corporation," as used in this section, includes any cooperative

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

corporation and any, cooperative association, <u>limited</u> partnership <u>organized</u> <u>under</u> <u>chapter</u> <u>322A</u>, and further includes any association or joint stock company having any of the powers and privileges of corporations not possessed by an individual or a partnership.

Sec. 2. EFFECTIVE DATE.

Section 1 is effective the day following final enactment.

Approved April 25, 1984

CHAPTER 494 — H.F.No. 1695

An act relating to courts; accelerating the effective date of judicial reorganization in the third and seventh judicial districts; amending Minnesota Statutes 1982, section 487.191.

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

Section 1. Minnesota Statutes 1982, section 487.191, is amended to read:

487.191 MERGER WITH DISTRICT COURTS.

Except in the third and seventh judicial districts, one year following certification to the secretary of state of intention to reorganize the trial courts by a majority of the district judges and a majority of the county or county municipal judges of a judicial district, there shall be one general trial court of the judicial district to be known as the district court, which shall also be a probate court. In the third and seventh judicial districts, the judicial district reorganization shall become effective three months after certification to the secretary of state of intention to reorganize the trial courts by a majority of the district judges and a majority of the county judges of the third and seventh judicial districts.

Upon the effective date of a judicial district reorganization, the district court, except in the second and fourth districts, shall also exercise the powers, duties, and jurisdiction conferred upon courts by chapters 260, 484, 487, 491, 492, 493, and 525.

Upon the effective date of a judicial district reorganization of the second or fourth districts, the district court shall also exercise the powers conferred upon courts by chapters 488A, 492, and 493.

Notwithstanding any other law, the county or county municipal judges of the district in office on the effective date of a reorganization shall be district judges and shall continue in office for the balance of the term for which they were elected or appointed and shall be entitled to run for reelection <u>district-wide</u> as incumbent judges of the district court.

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

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