in the person's dwelling without the consent of the minor's parents or guardian, knowing or having reason to know that the minor is engaging in prostitution may be sentenced to imprisonment for not more than one year or to payment of a fine of not more than \$3,000, or both; except that, this subdivision does not apply to residential placements made, sanctioned, or supervised by a public or private social service agency.

Sec. 7. [609.3241] PENALTY ASSESSMENT AUTHORIZED.

In any county that has established a multidisciplinary child protection team pursuant to section 626.558, when a court sentences an adult convicted of violating section 609.322, 609.323, or 609.324, while acting other than as a prostitute, the court shall impose an assessment of \$250 to be used for the purposes described in section 8. This assessment is in addition to the assessment or surcharge required by section 609.101.

Sec. 8. Minnesota Statutes 1984, section 626.558, is amended by adding a subdivision to read:

<u>Subd. 2a.</u> JUVENILE PROSTITUTION OUTREACH PROGRAM. <u>A</u> multidisciplinary child protection team may assist the local welfare agency, local law enforcement agency, or an appropriate private organization in developing a program of outreach services for juveniles who are engaging in prostitution. For the purposes of this subdivision, at least one representative of a youth intervention program or, where this type of program is unavailable, one representative of a nonprofit agency serving youth in crisis, shall be appointed to and serve on the multidisciplinary child protection team in addition to the standing members of the team. These services may include counseling, medical care, short-term shelter, alternative living arrangements, and drop-in centers. The county may finance these services by means of the penalty assessment authorized by section 7. A juvenile's receipt of intervention services under this subdivision may not be conditioned upon the juvenile providing any evidence or testimony.

Sec. 9. EFFECTIVE DATE.

Sections 1 to 8 are effective August 1, 1986, and apply to crimes committed on or after that date.

Approved March 25, 1986

CHAPTER 449-H.F.No. 2169

An act relating to public lands; providing for maximum lease rates; providing for an endowment fund and the disposition of proceeds of the land acquisition account; permitting Winona county to convey certain real estate to a county agricultural society; amending Minnesota Statutes 1985 Supplement, section 92.46, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 92.

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LAWS of MINNESOTA for 1986

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

Section 1. Minnesota Statutes 1985 Supplement, section 92.46, subdivision 1, is amended to read:

Subdivision 1. **PUBLIC CAMP GROUNDS.** (a) The director may designate suitable portions of the state lands withdrawn from sale and not reserved, as provided in section 92.45, as permanent state public camp grounds. The director may have the land surveyed and platted into lots of convenient size, and lease them for cottage and camp purposes under terms and conditions he or she prescribes, subject to the provisions of this section.

(b) A lease may not be made for a term more than 20 years. The lease may allow renewal, from time to time, for additional terms of no longer than 20 years each. The lease may be canceled by the commissioner 90 days after giving the person leasing the land written notice of violation of lease conditions. The lease rate shall be based on the appraised value of leased land as determined by the commissioner of natural resources. The appraised value shall be the value of the leased land without any private improvements and must be comparable to similar land without any improvements within the same county.

(c) By July 1, 1986, the commissioner of natural resources shall adopt rules under chapter 14 to establish procedures for leasing land under this section. The rules shall be subject to review and approval by the commissioners of revenue and administration prior to the initial publication pursuant to chapter 14 and prior to their final adoption. The rules must address at least the following:

(1) method of appraising the property;

(2) determination of lease rates; and

(3) an appeal procedure for both the appraised values and lease rates.

(d) All money received from these leases must be credited to the fund to which the proceeds of the land belong.

Notwithstanding section 16A.125 or any other law to the contrary, 50 percent of the money received from the lease of permanent school fund lands leased pursuant to this subdivision shall be deposited into the permanent school trust fund. <u>However, in fiscal years 1986, 1987, 1988, and 1989 up to 50 percent of the money received from the lease of permanent school fund lands that would otherwise be deposited into the permanent school trust fund may be used to survey lots as required in section 2, subdivision 3. Any money that is not needed to survey lots shall be deposited in the permanent school trust fund.</u>

Sec. 2. [92.67] SALE PROCEDURE.

<u>Subdivision 1.</u> SALE REQUIREMENT. <u>Notwithstanding section 92.45</u>, at the request of a lessee the commissioner of natural resources shall sell state

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property bordering public waters that is leased for the purpose of a private cabin under section 92.46 and recommended to be sold under the inventory prepared pursuant to Laws 1985, First Special Session chapter 14, article 17, section 4. Requests for sale must be made prior to July 1, 1991, and the commissioner shall complete all requested sales by July 1, 1992. The lessee making the request may designate the lesser of \$500 or the lease payment in the year the request is made to be used as part of the down payment. The sale shall be made in accordance with laws providing for the sale of trust fund land except as modified by the provisions of this section.

Subd. 2. APPRAISAL. An appraisal shall be made in accordance with section 92.12, except as modified by this section. The improvements that are owned by the lessee shall be appraised separately.

<u>Subd.</u> 3. APPOINTMENT OF APPRAISERS; ALLOCATION OF APPRAISAL AND SURVEY COSTS. (a) The commissioner of natural resources shall provide the lessee requesting the sale with a list of all appraisers approved by the commissioner of administration for the appraisal of property for the state. The lessee requesting the sale may select a person from the list to appraise the property to be sold. If more than one lessee of a cabin site lot leased by the commissioner under section 92.46 within a platted area requests the sale of a leased lot, all requesting lessees may jointly agree upon an appraiser from the list. If the lessee or lessees do not select an appraiser, the commissioner of natural resources shall select the appraiser.

(b) The costs of appraisal shall be allocated by the commissioner to the lots offered for sale and the successful bidder on each lot shall reimburse the commissioner for the appraisal costs allocated to the lot bid upon. If there are no successful bidders on a lot, the commissioner is responsible for the appraisal cost allocated to that lot.

(c) The commissioner shall survey a lot prior to offering it for sale. The commissioner is responsible for the survey cost.

(d) The lessee may stop the sale process after the appraisal but before the sale. The lessee must reimburse the commissioner for the cost of the appraisal if the sale is stopped.

<u>Subd.</u> 4. TIMING OF SALES. (a) The commissioner shall offer lakeshore cabin site lots for sale pursuant to written request and in accordance with the following schedule:

(1) as to requests received before January 1, 1987, the sale shall be held in June, July, or August 1987;

(2) as to requests received each calendar year after December 31, 1986, the sale shall be held in June, July, or August of the year after the request is received.

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(b) The last sales shall be held in 1992. Lots not sold the first year offered may be reoffered in a succeeding year, following reappraisal if it is determined necessary by the commissioner.

(c) If a person other than the lessee purchases the leased lakeshore cabin site, the purchaser must make payment in full to the lessee at the time of the sale for the appraised value of any improvements. Failure of a successful bidder to comply with this provision voids the sale and the property must be rebid, if possible, at the same sale.

<u>Subd. 5.</u> **TERMS OF SALE.** For the sale of the public lands under this section, the purchaser shall pay the state ten percent of the purchase price at the time of the sale. The balance must be paid in no more than 20 equal annual installments. The interest rate on the remaining balance shall be eight percent per year.

Subd. 6. SALE PROCEEDS. After deducting the costs of the sale, excluding survey costs, from the purchase price, the balance shall be invested as provided by the Minnesota Constitution, article XI, section 8.

Sec. 3. [92.68] MISCELLANEOUS.

<u>Subdivision 1.</u> SHORELINE INCLUDED. Notwithstanding section 92.45, the shoreline of leased sites sold under section 2 is not reserved for public travel.

Subd. 2. LOCAL ZONING. For the purpose of local zoning ordinances, land sold under section 2 shall be treated as if purchased at the time the state first leased the sites.

Subd. 3. ROAD ACCESS. Rights of access across state property to the lots offered for sale that are in existence at the time of sale, and not included in the sale, may not be terminated by the commissioner without the consent of the purchasers of the lots or their successors in interest. The commissioner may impose a fee for the access rights in the same manner as for other similar accesses except that the commissioner may not impose a fee for access rights where no fee is now being charged.

Sec. 4. [92.69] ENDOWMENT ACCOUNT.

<u>Subdivision 1.</u> PROCEEDS OF LAND ACQUISITION ACCOUNT. To ensure educational opportunities provided by Minnesota scientific and natural areas as described in section 86A.05, subdivision 5, are adequately available for present and future generations, the proceeds received under sections 1 to 3 that are credited to the land acquisition account under section 94.165 must be spent on scientific and natural areas.

<u>Subd. 2.</u> ACCOUNT. (a) <u>A natural areas legacy endowment account is</u> <u>established in the state treasury.</u> The commissioner of natural resources shall <u>accept private contributions for educational opportunities provided by scientific</u> <u>and natural areas and deposit the contributions in the account.</u> The principal <u>deposited in the account shall be retained in the endowment account.</u>

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(b) The interest from the principal may be spent by the commissioner of natural resources for the protection, management, and inventory of lands with rare and endangered species or undisturbed plant communities that qualify as state scientific and natural areas under section 86A.05, subdivision 5.

Sec. 5. WINONA COUNTY LAND SALE.

<u>Subdivision 1.</u> AUTHORITY. Notwithstanding any contrary provision of <u>Minnesota Statutes</u>, section 373.01 or other law, Winona county may sell and convey the real estate described in this section for a nominal consideration to a county agricultural society that owns adjoining property and conducts a county fair on it.

Subd. 2. DESCRIPTION. That part of the South Half of the Northwest Quarter and the North Half of the Southwest Quarter, of Section 19, Township 106 North, Range 10 West of the Fifth Principal Meridian, bounded and described as follows: Commencing at a point on the West line of Lot 65 in Ives and Fox's Addition to St. Charles, distant 200 feet Northeasterly, measured at right angles, from the center line of the main track of the Winona and South Western Railway Company (later the Wisconsin Minnesota and Pacific Rail Road Company, the Chicago Great Western Railway Company, now the Chicago and North Western Transportation Company), as said main track center line was originally located and established across said Section 19; thence Northwesterly parallel with said original main track center line a distance of 550 feet to the point of beginning of the parcel of land herein described; thence continuing Northwesterly parallel with said original main track center line to a point on the East and West Quarter line of said Section 19; thence Northwesterly along a straight line to a point of tangency with a line parallel with and distant 50 feet Northerly, measured radially, from said original main track center line; thence Westerly parallel with said original main track center line to a point distant 50 feet Northeasterly, measured radially, from the center line of the main track of the Chicago and North Western Transportation Company (formerly the Winona and St. Peter Railroad Company), as said main track is now located; thence Southeasterly parallel with said last described main track center line to a point distant 10 feet Northerly, measured radially, from the center line of the most Northerly side track of said Transportation Company, as said side track is now located; thence Easterly parallel with said side track center line to a point on a line drawn at right angles to said original (Winona and South Western Railway Company) main track center line through the point of beginning; thence Northwesterly along said last described right angle line to the point of beginning.

Sec. 6. REPEALER.

Sections 2 and 3 of this act are repealed on July 1, 1992.

Sec. 7. EFFECTIVE DATE.

Sections 1 to 4 and 6 are effective the day following final enactment.

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Section 5 is effective the day after compliance with Minnesota Statutes, section 645.021, subdivision 3, by the governing body of Winona county.

Approved March 24, 1986

CHAPTER 450—H.F.No. 2170

An act relating to wild animals; authorizing the captive propagation and sale of raptors; amending Minnesota Statutes 1984, section 97.48, by adding a subdivision; and S.F. No. 1526, article 1, section 53, if enacted.

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

Section 1. Minnesota Statutes 1984, section 97.48, is amended by adding a subdivision to read:

Subd. 29. RAPTORS. The commissioner shall prescribe conditions and may issue permits for persons to breed, propagate, and sell raptors.

Sec. 2. If S.F. No. 1526 is enacted in the regular 1986 session, article 1, section 53, is amended by adding a subdivision to read:

Subd. 7. RAPTORS. The commissioner shall prescribe conditions and may issue permits for persons to breed, propagate, and sell raptors.

Sec. 3. EFFECTIVE DATE.

<u>This act is effective the day after final enactment, except section 1 does not</u> take effect if S.F. No. 1526 is enacted at the 1986 regular session.

Approved March 25, 1986

CHAPTER 451-H.F.No. 2210

An act relating to public disasters; providing for certain unemployment compensation liability; providing for certain valuation in the city of Litchfield; amending Minnesota Statutes 1984, section 268.06, subdivision 5.

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

Section 1. Minnesota Statutes 1984, section 268.06, subdivision 5, is amended to read:

Subd. 5. BENEFITS CHARGED AS AND WHEN PAID. Benefits paid to an individual pursuant to a valid claim shall be charged against the account of

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