CHAPTER 49—H. F. No. 967

An act relating to railroads; requiring certain equipment on caboose cars; amending Minnesota Statutes 1967, Section 219.56.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1967, Section 219.56, is amended to read:

Railroads: caboose cars; equipment. 219.56 It shall be unlawful for any person, corporation, or company operating any railroad in the state to require or permit the use of any caboose cars unless the caboose cars be at least 24 feet in length, exclusive of platforms, and be provided with a door at each end thereof, and with dry hopper, gas or electric incinerator or other suitable toilet facilites, cupolas, or bay windows, platforms, guard rails, grab irons, and steps for the safety of persons in alighting or getting on the caboose cars and the caboose cars shall be equipped with at least two four-wheeled trucks. Shatter-proof glass shall be used in the door or doors of the caboose when the present glass in the door or doors is replaced. All caboose cars built or purchased after January 1, 1968, shall have the underframing and superstructure thereof, constructed of steel or a material of equivalent strength and, when said caboose cars are operated at the rear of a train, shall be equipped with a marker or markers which may consist of flags, lamps, flashing lights or reflectorized devices.

Approved March 12, 1969.

CHAPTER 50—S. F. No. 63

An act relating to courts; destruction or disposal of district court records; amending Minnesota Statutes 1967, Sections 485.13 and 485.15. Subdivision 1.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1967, Section 485.13, is amended to read:

485.13 District courts; destruction of records. The clerk of district court in all counties of this state now or hereafter having a population of more than 250,000, and constituting a single judicial district, is hereby authorized to destroy or otherwise dispose of the

Changes or additions indicated by italics, deletions by strikeout.

files, and all documents contained therein, in all cases which are more than ten years old, and which relate only to the following kinds of actions:

- (a) Uncontested garnishments;
- (b) Personal property tax judgments;
- (c) Transcripts of judgments from municipal courts;
- (d) Transcripts of judgments from other counties which pertain solely to money judgments.

Nothing herein contained shall relieve such clerk of district court from maintaining the books and index records required under sections 485.07, 485.08, and 485.10, including the filing data, of any files, of which such disposal is made.

- Sec. 2. Minnesota Statutes 1967, Section 485.15, Subdivision 1, is amended to read:
- 485.15 Land title registration documents, disposal. Subdivision 1. The clerk of district court in any county of this state now or horeafter having a population of more than 250,000, is hereby authorized to destroy or otherwise dispose of the files, and all documents contained therein, in all cases which are more than ten years old, and which relate only to proceedings subsequent to original registration of land titles wherein there are no defendants.

Approved March 18, 1969.

CHAPTER 51-S. F. No. 405

An act relating to savings banks; prescribing rules relating to authorized investments; amending Minnesota Statutes 1967, Sections 50.14, Subdivision 5; and 50.146, Subdivisions 1 and 2; repealing Minnesota Statutes 1967, Section 50.153.

Be it enacted by the Legislature of the State of Minnesota:

- Section 1. Minnesota Statutes 1967, Section 50.14, Subdivision 5, is amended to read:
- Subd. 5. Savings banks; investments. Class four shall be (a) notes or bonds secured by mortgages or trust deed on unencumbered real estate, whether in fee or in a leasehold of a duration not

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