Section 1. Minnesota Statutes 1967, Section 250.04, is amended to read:

250.04 Gillette state hospital; physicians' services; establishment of Gillette state hospital, medical education and research account. Physicians providing service at the hospital shall be permitted to bill and to receive payments for such services from parents to the extent of their ability to pay and under any applicable voluntary health insurance policies. for such services. Such payments shall be deposited with the state treasurer in an account to be known as the Gillette state hospital medical education and research account. The primary purpose of such account shall be to carry on such medical education and research at Gillette state hospital as will enhance the care and treatment of crippled children.

An advisory board consisting of five members of the hospital and medical staff shall be appointed by the commissioner of public welfare to recommend to him the expenditure of said funds for medical education and research and such amounts as are needed are appropriated herewith from the account.

An amount equal to all payments made in a fiscal year to the medical staff for services performed at the hospital shall be transferred from the medical education and research account to the general revenue fund of the state at the end of each fiscal year, but this account shall not be reduced below \$7500 in any fiscal year by reason of such transfers.

Approved April 28, 1969.

CHAPTER 220-H. F. No. 1433

An act authorizing cities, villages, boroughs, counties, and towns to record maps or plats showing the location of streets and the right of way thereof; amending Minnesota Statutes 1967, Section 505.1792.

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

Section 1. Minnesota Statutes 1967, Section 505.1792, is amended to read:

505.1792 Plats; streets, roads; highways and rights of way. Subdivision 1. In order to give supplemental information to the public as to the location of streets within a municipality, county

Changes or additions indicated by italics, deletions by strikeout:

roads, county state-aid highways, and town roads and the right of way thereof, the governing body of any city, village, borough, or town, or county may file for record in the office of the register of deeds and the registrar of titles of said county such maps or plats showing such information as the governing body shall determine necessary. The map or plat shall be subscribed by the mayor or chairman of the governing body and the county surveyor, together with a certified copy of the resolution of the municipal governing body setting forth the necessity for said plat, and shall be entitled to record without compliance with the provisions of chapter 505. Any amendments, alterations, or vacations of such maps or plats so filed may be entitled to record in like manner.

Said plats shall be uniform in size measuring 20 by Subd. 2. 30 inches from outer edge to outer edge. A border line shall be placed one-half inch inside the outer edges of the plat or map on the top, bottom, and right hand side; a border line shall be placed two inches inside the outer edge on the left hand side. A north arrow and scale of the plat shall be shown on the plat which scale shall be of such dimension that the plat may be easily interpreted. The plat may consist of more than one sheet but if more than one sheet, they shall be numbered progressively and match lines of the right of way shall be indicated on each sheet. An official and one or more identical copies of each plat shall be prepared in black on white mat photographic card stock with double cloth back mounting or material of equal quality. One exact reproductible copy of the official plat shall be prepared on linen tracing cloth by a photographic process or on material of equal quality. The plat on white card stock shall be labeled "Official Plat" and the reproductible copy shall be labeled "Reproductible Copy of Official Plat". The reproductible copy shall be compared with the official plat and certified to by the register of deeds in the manner in which certified copies of records are issued in his office, and the copies shall be bound in a proper volume for the use of the general public. The official plat may be inspected by any member of the public but only in the presence of the register of deeds or the registrar of titles or his deputy. Any member of the public may have made a copy of the official plat by paying to the proper officer the cost of reproduction together with a fee of 50 cents for certification by the filing officer. Reproductions from the exact transparent reproductible copy shall be available to any person upon request and the cost of such reproductions shall be paid by the person making such request. The register of deeds shall receive a fee of \$5 for any map or plat filed pursuant to this section. The registrar of titles shall receive a fee of \$10 for any map or plat filed pursuant to this section. If the abutting property is abstract property the plat shall be filed with the regis-

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ter of deeds; if registered property, with the registrar of titles; if both registered and nonregistered property, then with both the register of deeds and the registrar of titles, and when so filed with the registrar of titles he shall enter a reference to said plat as a memorial on all certificates of title of registered lands which abut the right of way shown on the map or plat filed.

- Subd. 3. A city, village, borough, or town may not file a street plat for any street that is a county road or state highway, or carried designation as a county road or state highway at the time the plat is offered for filing.
- Subd. 4. Maps or plats filed for record under this section shall not operate of themselves to transfer title to the property described but such maps or plats shall be for descriptive purposes and shall be notice that the municipality claims an interest in said lands.

Approved April 28, 1969.

CHAPTER 221—H. F. No. 1759

[Not Coded]

An act relating to the village of Savage; salaries of mayor and councilmen.

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

- Section 1. Savage, village of; officials' salaries. Subdivision 1. Notwithstanding the provisions of Minnesota Statutes, Section 412.181, to the contrary, the village council of the village of Savage may by ordinance fix the salary of the mayor at \$80 per month and the salaries of the councilmen at \$60 per month until such time as the fixing of such salaries is authorized under section 412.181, after which time the ordinance authorized by this act shall remain in effect until amended or repealed by the council.
- Subd. 2. The village council may make the ordinance authorized by this section retroactive to February 24, 1969.
- Sec. 2. This act takes effect when approved by the village council of the village of Savage, and upon compliance with Minnesota Statutes, Section 645.021.

Approved April 28, 1969.

Changes or additions indicated by italics, deletions by strikeout.