SESSION LAWS

[Chap.

CHAPTER 411-S. F. No. 426

An act relating to appeals from the probate court to the district court, amending Mason's Supplement 1940, Section 8992-164.

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

Section 1. Law amended.—Mason's Supplement 1940, Section 8992-164, is hereby amended to read as follows:

"8992-164. Appealable orders.—An appeal to the district court may be taken from any of the following orders, judgments, and decrees of the probate court:

1. An order admitting, or refusing to admit, a will to probate.

2. An order appointing, or refusing to appoint, or removing, or refusing to remove, a representative other than a special administrator or special guardian.

3. An order authorizing, or refusing to authorize, the sale, mortgage, or lease of real estate, or confirming, or refusing to confirm, the sale or lease of real estate.

4. An order directing, or refusing to direct, a conveyance or lease of real estate under contract.

5. An order permitting, or refusing to permit, the filing of a claim, or allowing or disallowing a claim or counterclaim in whole or in part when the amount in controversy exceeds one hundred dollars.

6. An order setting apart, or refusing to set apart property, or making, or refusing to make, an allowance for the spouse or children.

7. An order determining, or refusing to determine, venue; an order transferring, or refusing to transfer, venue.

8. An order directing, or refusing to direct, the payment of a bequest or distributive share when the amount in controversy exceeds one *hundred* dollars.

9. An order allowing, or refusing to allow, an account of a representative or any part thereof when the amount in controversy exceeds one hundred dollars.

10. An order adjudging a person in contempt.

11. An order vacating a previous appealable order, judgment, or decree; an order refusing to vacate a previous appealable order, judgment, or decree alleged to have been procured by fraud or misrepresentation, or through surprise or excusable inadvertence or neglect.

12. A judgment or decree of partial or final distribution.

13. An interlocutory decree entered pursuant to Article XIII, Section 115.

14. An order granting or denying restoration to capacity.

15. An order made pursuant to Section 118 directing or refusing to direct the payment of representatives' fees or attorneys' fees, and in such case the representative and the attorney shall each be deemed an aggrieved party and entitled to take such appeal.

16. An order determining, or refusing to determine, inheritance taxes upon a hearing on a prayer for reassessment and redetermination; but nothing herein contained shall abridge the right of direct review by the supreme court.

17. An order extending the time for the settlement of the estate beyond five years from the date of the appointment of the representative."

Approved April 24, 1941.

CHAPTER 412-S. F. No. 607

An act relating to wild animals, regulating the size of firearms used in taking big game animals and providing penalties for violation thereof.

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

Section 1. **Regulations for firearms.**—It shall be unlawful for any person to hunt, pursue, shoot or kill any of the big game animals of this state with a rifle or firearm which discharges a projectile the diameter of which projectile is less than twenty-three one hundredths of an inch; and provided further, that it shall be unlawful for any person to hunt, pursue, shoot or kill any of the big game animals of this state except with cartridges not less than one and three-fourths inches in length and containing a soft point or expanding bullet, said measurement to include the cartridge or shell and the bullet seated in the usual manner; and provided fur-

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