CHAPTER 944—H. F. No. 722

[Coded]

An act relating to the sale of devised property; amending Minnesota Statutes 1967, Chapter 525, by adding a section.

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

Section 1. Minnesota Statutes 1967, Chapter 525, is amended by adding a section to read:

[525.253] Probate proceedings; sale of devised property. [Subdivision 1.] Unless a contrary intent appears from the will, an agreement made by a testator for the sale or transfer of real property disposed of by the will previously made, does not revoke or adeem such disposal; but all the right, title, and interest of the decedent in such property and in said agreement shall pass, according to the terms of the will. Such an agreement shall be enforceable and subject to the same remedies for specific performance or otherwise against the devisees or legatees as exists against a decedent's successors if the same passed by succession.

Sec. 2. [Subd. 2.] This act shall be applicable to estates of decedents dying after the effective date of this act.

Approved June 4, 1969.

CHAPTER 945—H. F. No. 1359

[Not Coded]

An act relating to certain independent school districts in the county of Hennepin; permitting provision of facilities for and instruction in special education; defining nonresident students in certain cases; providing a tax levy; amending Laws 1967, Chapter 822, Sections I and 7, and adding a section.

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

Section 1. Laws 1967, Chapter 822, Section 1, is amended to read:

Section 1. Hennepin county school districts; special education and driver training. Two or more of the independent school districts numbered 271, 272, 273, 274, 275, 276, 277, 278, 279, 280,

Changes or additions indicated by italics, deletions by strikeout.

- 281, 282, 283, 284, and 286, Hennepin county, whether or not contiguous, may enter into agreements to accomplish jointly and cooperatively the acquisition, betterment, construction, maintenance, and operation of area vocational-technical schools and the provision of facilities for and instruction in special education, and driving of motor vehicles. Each school district which becomes a party to such an agreement is hereinafter referred to as a "participating school district." The agreement may provide for the exercise of such powers by the school board of one of the school districts on behalf of and for the benefit of other school districts, or by a joint school board created as set forth in this act. If the powers are to be carried out by one of the school districts, it shall in doing so have the same powers and duties and be subject to the same limitations as are herein provided for joint school boards.
- Sec. 2. Laws 1967, Chapter 822, Section 7, is amended to read:
- Sec. 7. Tax levies. If so provided in the agreement, the joint school board may each year, for the purpose of paying any administrative, planning, operating, or capital expenses incurred or to be incurred for area vocational-technical schools, certify to each participating school district a tax levy which shall never in any year exceed four mills on each dollar of assessed valuation of all taxable property. Additional tax levies may be certified which shall not in any year exceed two mills on each dollar of assessed valuation for expenses for the following: special education, and driving of motor vehicles. Of the amount so levied, however, not to exceed one half of one mill shall be for the driving of motor vehicles, it being contemplated that 50 percent of the cost thereof be paid by the student. Each participating school district shall include such tax levy in the next tax roll which it shall certify to the county auditor or auditors, and shall remit the collections of such levy to the board promptly when received. Such levies shall not be included in computing the limitations upon the levy of any district under Minnesota Statutes, Section 275.12. The board may, any time after such levy has been certified to the participating school districts, issue and sell certificates of indebtedness in anticipation of the collection of such levy, but in aggregate amounts such as will not exceed the portion of the levy which is then not collected and not delinquent.
- Sec. 3. Laws 1967, Chapter 822, is amended by adding a section to read:
- Sec. 7a. Nonresident students. Post high school students attending facilities of said joint board school district shall be deemed nonresident students except those students residing within the partici-

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pating school district or participating school districts where the school building or buildings are physically located. The percentage of students enrolled for which this school receives reimbursement on a non-resident basis shall not exceed the statewide average percentage of nonresident students in other area vocational-technical schools.

Sec. 4. This act shall take effect with respect to each independent school district named in section 1 upon its approval by the school board of such independent school district and upon compliance with Minnesota Statutes 1967, Section 645.021. The last sentence of section 645.021, subdivision 1, does not apply to this act.

Approved June 4, 1969.

CHAPTER 946—H. F. No. 1373

An act relating to chauffeurs' and drivers' licenses; limiting the reporting of certain convictions; amending Minnesota Statutes 1967, Sections 168.44 and 171.16.

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

- Section 1. Minnesota Statutes 1967, Section 168.44, is amended to read:
- 168.44 Chauffeurs' licenses; reports of certain convictions. For sufficient cause upon complaint and after hearing, or upon report of conviction by any court in this state of violation of any provision of the Highway Traffic Regulation Act, or a municipal traffic ordinance, or upon report of conviction of any offense in any other state or in any Province of the Dominion of Canada, which, if committed in this state, would be cause for revocation, the secretary of state may revoke the license of any chauffeur who, in the judgment of the secretary of state, should not be permitted to continue as a licensed chauffeur. If a licensed chauffeur is convicted in this state of a major offense, revocation by the secretary of state of his chauffeur's license shall be mandatory. For the purposes of this section, the term "major offense" shall be used to refer to any of the following offenses:
- (a) Manslaughter resulting from the operation of a motor vehicle;
 - (b) Driving a motor vehicle, the operation of which requires

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