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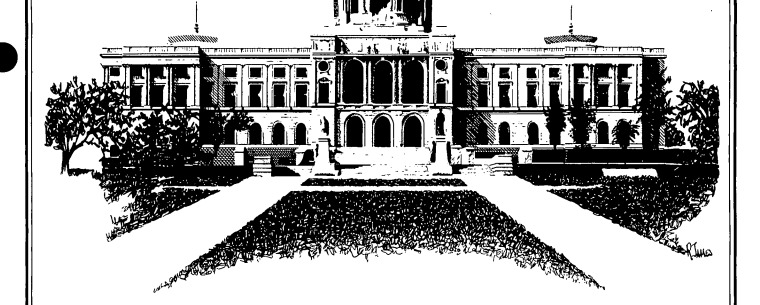
# SEATE RECESER

STATE OF MINNESOTA



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**VOLUME 6, NUMBER 4** 

July 27, 1981

Pages 97-124



#### **Printing Schedule for Agencies**

Issue Number	*Submission deadline for Executive Orders, Adopted Rules and **Proposed Rules	*Submission deadline for State Contract Notices and other **Official Notices	Issue Date	
	SCHEDULI	E FOR VOLUME 6		
5	Monday July 20	Monday July 27	Monday Aug 3	
6	Monday July 27	Monday Aug 3	Monday Aug 10	
7	Monday Aug 3	Monday Aug 10	Monday Aug 17	
8	Monday Aug 10	Monday Aug 17	Monday Aug 24	

<sup>\*</sup>Deadline extensions may be possible at the editor's discretion; however, none will be made beyond the second Wednesday (12 calendar days) preceding the issue date for rules, proposed rules and executive orders, or beyond the Wednesday (5 calendar days) preceding the issue date for official notices. Requests for deadline extensions should be made only in valid emergency situations.

Instructions for submission of documents may be obtained from the Office of the State Register, 506 Rice Street, St. Paul, Minnesota 55103, (612) 296-0930.

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The State Register is the official publication of the State of Minnesota, containing executive orders of the governor, proposed and adopted rules of state agencies, and official notices to the public. Judicial notice shall be taken of material published in the State Register.

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<sup>\*\*</sup>Notices of public hearings on proposed rules and notices of intent to adopt rules without a public hearing are published in the Proposed Rules section and must be submitted two weeks prior to the issue date.

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#### NOTICE

#### How to Follow State Agency Rulemaking Action in the State Register

State agencies must publish notice of their rulemaking action in the *State Register*. If an agency seeks outside opinion before promulgating new rules or rule amendments, it must publish a NOTICE OF INTENT TO SOLICIT OUTSIDE OPINION. Such notices are published in the OFFICIAL NOTICES section. Proposed rules and adopted rules are published in separate sections of the magazine.

#### The PROPOSED RULES section contains:

- Calendar of Public Hearings on Proposed Rules.
- Proposed new rules (including Notice of Hearing and/or Notice of Intent to Adopt Rules without A Hearing).
- Proposed amendments to rules already in existence in the Minnesota Code of Agency Rules (MCAR).
- Proposed temporary rules.

#### The ADOPTED RULES section contains:

- Notice of adoption of new rules and rule amendments (those which were adopted without change from the proposed version previously published).
- Adopted amendments to new rules or rule amendments (changes made since the proposed version was published).
- Notice of adoption of temporary rules.
- Adopted amendments to temporary rules (changes made since the proposed version was published).

All ADOPTED RULES and ADOPTED AMENDMENTS TO EXISTING RULES published in the State Register will be published in the Minnesota Code of Agency Rules (MCAR). Proposed and adopted TEMPORARY RULES appear in the State Register but are not published in the MCAR due to the short-term nature of their legal effectiveness.

The State Register publishes partial and cumulative lisitngs of rule action in the MCAR AMENDMENTS AND ADDITIONS list on the following schedule:

Issues 1-13, inclusive

Issues 14-25, inclusive

Issue 26, cumulative for 1-26

Issue 27-38, inclusive

Issue 39, cumulative for 1-39 Issues 40-51, inclusive Issue 52, cumulative for 1-52

The listings are arranged in the same order as the table of contents of the MCAR.

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### **EXECUTIVE ORDERS**

#### **Executive Order No. 81-6**

# Providing for the Establishment of a Governor's Council on Health Promotion and Wellness

I, ALBERT H. QUIE, Governor of the State of Minnesota, by virtue of the authority vested in me by the Constitution and applicable statutes, including but not limited to Minnesota Statutes § 15.0593 (1980), do hereby issue this Executive Order:

WHEREAS, Minnesotans are a healthy people with an active and growing concern for maintaining and improving their well being; and

WHEREAS, it is recognized that individuals who are mentally, emotionally, spiritually and physically fit are healthier, more productive and less susceptible to accidents, stress, hypertension and other diseases requiring medical care; and

WHEREAS, a healthy individual contributes to the prosperity of the state, and leads to healthier families, healthier institutions and a healthier society; and

WHEREAS, there is an increasing awareness on the part of individuals of the need to assume greater responsibility for their own well being and greater involvement in health care decision making; and

WHEREAS, an organized and publicized program of health promotion and wellness would greatly assist efforts already under way in the State of Minnesota which emphasize prevention of illness; and

WHEREAS, health promotion and wellness are practical, promising and beneficial approaches to curbing the upward spiral of health care costs;

#### NOW, THEREFORE, I Order:

- 1. The establishment of the Governor's Council on Health Promotion and Wellness pursuant to Minnesota Statutes, § 15.0593 and other applicable State statutes.
- a. The council shall be appointed by the Governor and consist of fifteen (15) members experienced or interested in health promotion and wellness. There shall be at least one member from each Congressional district.
- b. The chairperson of the council shall be appointed by the Governor from among the members.
- c. Members of the council shall not receive per diem pay but may be reimbursed for travel and other expenses.
- 2. The council is charged to improve the quality of life of the citizens of Minnesota. This charge includes but is not limited to:
- a. Provision of assistance to organizations, communities and neighborhoods in their efforts to encourage individual, family and community health promotion and wellness programs.
- b. Sponsorship of informational, educational or research projects related to health and wellness which, when completed, would have a positive effect on the quality of life of Minnesota's citizens.
- c. Examination of laws, rules, or practices of state government that encourage or discourage healthy lifestyles and recommendation of changes thereto.
- d. Promotion of health and wellness among state employees, recognizing the leadership role of state government as the largest employer in Minnesota.

#### **EXECUTIVE ORDERS**

- 3. The council is authorized to solicit, receive and disburse, on behalf of the Governor, funds made available for health promotion and wellness.
- 4. The chairperson may appoint, subject to approval by the council, advisory committees composed of individuals who have interest and/or expertise in various health promotion and wellness fields.
- 5. The council may, subject to the availability of funds, hire staff to assist in its work and contract with such individuals and organizations as may assist in carrying out the duties of the council.
- 6. Related state agencies shall, subject to resource limitations, cooperate with and assist the council in its work.

Pursuant to Minnesota Statutes, § 4.035 (1980), this order shall become effective fifteen (15) days after the publication in the *State Register* and filing with the Secretary of State and shall expire in accordance with the provisions of Minnesota Statutes, § 4.035, subd. 3 (1980).

IN TESTIMONY WHEREOF, I have hereunto set my hand this 8th day of July, 1981.

elbert H

### PROPOSED RULES:

Pursuant to Minn. Laws of 1980, § 15.0412, subd. 4h, an agency may propose to adopt, amend, suspend or repeal rules without first holding a public hearing, as long as the agency determines that the rules will be noncontroversial in nature. The agency must first publish a notice of intent to adopt rules without a public hearing, together with the proposed rules, in the State Register. The notice must advise the public:

- 1. that they have 30 days in which to submit comment on the proposed rules;
- 2. that no public hearing will be held unless seven or more persons make a written request for a hearing within the 30-day comment period;
- 3. of the manner in which persons shall request a hearing on the proposed rules; and
- 4. that the rule may be modified if modifications are supported by the data and views submitted.

If, during the 30-day comment period, seven or more persons submit to the agency a written request for a hearing of the proposed rules, the agency must proceed under the provisions of § 15.0412, subds. 4 through 4g, which state that if an agency decides to hold a public hearing, it must publish in the State Register a notice of its intent to do so. This notice must appear at least 30 days prior to the date set for the hearing, along with the full text of the proposed rules. (If the agency has followed the provisions of subd. 4h and has already published the proposed rules, a citation to the prior publication may be substituted for republication.)

Pursuant to Minn. Stat. § 15.0412, subd. 5, when a statute, federal law or court order to adopt, suspend or repeal a rule does not allow time for the usual rulemaking process, temporary rules may be proposed. Proposed temporary rules are published in the *State Register*, and for at least 30 days thereafter, interested persons may submit data and views in writing to the proposing agency.

# Board of Architecture, Engineering, Land Surveying and Landscape Architecture

# Proposed Rules Amending Licensing, Examination, Certification and Reporting Requirements

#### Notice of Intent to Adopt Rules without a Public Hearing

Notice is hereby given that the State Board of Architecture, Engineering, Land Surveying, and Landscape Architecture proposes to adopt the above-entitled rules without a public hearing. The board has determined that the proposed adoption of

these rules will be noncontroversial in nature and has elected to follow the procedures set forth in Minn. Stat. § 15.0412, subd. 4h.

Persons interested in these rules shall have 30 days to submit comments on the proposed rules. The proposed rules may be modified if the modifications are supported by the data and views submitted to the board and do not result in a substantial change in the proposed language.

Unless seven or more persons submit written requests for a public hearing on the proposed rules within the 30-day comment period, a public hearing will not be held. In the event a public hearing is required, the board will proceed according to the provisions of Minn. Stat. § 15.0412, subds. 4 to 4f.

Persons who wish to submit comments or a written request for a public hearing should submit such comments or request to:

Lowell E. Torseth
Executive Secretary
Board of Architecture, Engineering, Land Surveying and Landscape Architecture
500 Metro Square
Saint Paul, Minnesota 55101
(612) 296-2388

Authority for the adoption of these rules is contained in Minn. Stat. §§ 214.06 and 326.06. Additionally, a statement of need and reasonableness that describes the need for and reasonableness of each provision of the proposed rules, and that identifies the data and information relied upon to support the proposed rules, has been prepared and is available from Mr. Torseth upon request.

Upon adoption of the final rules without a public hearing, the proposed rules, this notice, the statement of need and reasonableness, all written comments received, and the final rules as adopted will be delivered to a designee of the Attorney General who will review the rule as to its legality, including the issue of substantial change, and its form as it relates to legality. Persons who wish to be advised of the submission of these rules for approval, or who wish to receive a copy of the final rules as adopted, should submit a written statement of such request to Mr. Torseth.

A copy of the proposed rules is attached to this notice. Additional copies of this notice and the proposed rules are available and may be obtained by contacting Mr. Torseth.

Please be advised that Minn. Stat. ch. 10A requires each lobbyist to register with the State Ethical Practices Board within five days after he or she commences lobbying. A lobbyist is defined in Minn. Stat. § 10A.01, subd. 11 as any individual:

- (a) Engaged for pay or other consideration, or authorized by another individual or association to spend money, who spends more than five hours in any month or more than \$250.00, not including his own travel expenses and membership dues, in any year, for the purpose of attempting to influence legislative or administrative action by communicating or urging others to communicate with public officials; or
- (b) Who spends more than \$250.00, not including his own traveling expenses and membership dues, in any year for the purpose of attempting to influence legislative or administrative action by communicating or urging others to communicate with public officials.

The statute provides certain exceptions. Questions should be directed to the Ethical Practices Board, 40 State Office Building, Saint Paul, Minnesota 55155, telephone (612) 296-5615.

Lowell E. Torseth Executive Secretary

#### **Rules as Proposed**

#### 4 MCAR § 7.004 Fees.

- A. Requirements. Application for examination for certification as an engineer-in-training, landscape architect-in-training, or licensure (or, including renewal of licensure), as an architect, professional engineer, land surveyor, or landscape architect, shall be accompanied by a fee in the amount provided for herein in this rule. The fee for examination for certification as land surveyor-in-training shall be paid in the amount provided for herein upon approval of the application by the board.
  - B. Refunds; validity of application. Examination or registration fees may not be refunded. Applications for examination shall

KEY: PROPOSED RULES SECTION — <u>Underlining</u> indicates additions to existing rule language. Strike outs indicate deletions from existing rule language. If a proposed rule is totally new, it is designated "all new material." ADOPTED RULES SECTION — <u>Underlining</u> indicates additions to proposed rule language. Strike outs indicate deletions from proposed rule language.

be valid, only, for a period of one (1) year following notification of the date of examination, except as hereinafter provided. An applicant who fails to appear for examination shall be required to resubmit his application, together with an examination fee, unless his failure to appear is due to circumstances which, in the opinion of the board, justify relief from such the requirement, provided, however, that. Any application which is still pending three (3) years after the date of its receipt by the board shall be void.

- C. Initial licensure and renewal. The fee for licensure, or renewal of licensure, as an architect, professional engineer, land surveyor, or landscape architect shall be \$15 is \$17 per year. The initial license fee shall be is prorated at six month intervals during each biennium. The fee for months 24 to 18 shall be \$30, is \$34; for months 18 to 12 shall be \$22.50, \$25.50; for months 12 to 6 shall be \$15, \$17; and for months 6 to 0 shall be \$7.50, \$8.50. The renewal fee for Fiscal Year 1978 shall be paid on or before June 30, 1977 and biennially on or before June 30 of each even numbered even-numbered year thereafter, as required by Minn. Stat. § 326.10, subd. 4. The board may delete from the roster the name of any licensee who fails to timely pay the required renewal or if such. The renewal fee, when paid by mail, is not timely paid unless it is postmarked on or before June 30 of the each even-numbered year specified herein.
- D. Delayed renewal fee. A renewal fee shall be deemed to be is a "delayed renewal fee", within the meaning of Minn. Stat. § 326.10, subd. 5 if it is not postmarked on or before June 30 of the year specified herein in C. The delayed renewal fee shall be Three (3) Dollars for each profession is \$5 per month, or any portion thereof, not to exceed \$15. It is in addition to the renewal fee provided for herein in C. The delayed renewal fee is computed from July 1 of any even-numbered year.
- E. <u>Certification or licensure examination fee.</u> The fee for examination for <u>certification or licensure</u> as an architect, professional engineer, land surveyor, or landscape architect shall be One <u>Hundred (\$100) Dollars</u>, is as follows:

#### 1. Architect

a. Application for admission to examination	\$25.00
b. Qualifying Test in 1981	\$40.00
c. Qualifying Test in 1982 and thereafter	\$60.00
d. Section A, Professional Examination in 1981	\$45.00
e. Section A, Professional Examination in 1982 and thereafter	\$50.00
f. Section B, Professional Examination in 1981	\$65.00
g. Section B, Professional Examination in 1982 and thereafter	\$75.00
2. Professional engineer	
a. Fundamentals of Engineering Examination	\$30.00
b. Principles and Practice of Engineering Examination	\$100.00

The fee for the Fundamentals of Engineering Examination taken for the board will be credited to the applicant toward the fee for application for the Principles and Practice of Engineering Examination for up to ten years.

An applicant for examination in more than one branch of engineering shall submit a separate examination fee for each such additional branch of engineering for which such the applicant has applied for examination.

#### 3. Land surveyor

	a. Fundamentals of Land Surveying Examination	\$30.00
	b. Principles and Practice of Land Surveying Examination	\$100.00
4.	Landscape architect	<del></del>
	a. Application for admission to examination	_\$25.00
	b. Uniform National Examination in 1981	\$135.00
	c. Uniform National Examination in 1982 and 1983	\$150.00
	d. Uniform National Examination in 1984 and 1985	\$165.00

F: The examination fee for certification as an Engineer in Training, Land Surveyor-in-Training, or Landscape Architect in Training shall be Thirty (\$30) Dollars. Such fee shall be applied in payment of the One Hundred (\$100) Dollars examination fee for licensure as provided in paragraph E: hereof, provided that the applicant for licensure shall have completed all examinations required by the Board for licensure within ten (10) years from the date of certification as an Engineer in Training, Land Surveyor in Training, or Landscape Architect in Training. In the event that the applicant for

licensure has not completed all examinations for licensure within the ten-year period provided for herein, the examination fee for licensure shall be One Hundred (\$100) Dollars.

G. Reexamination fees. The fee for retaking all or any part of any examination for certification or registration shall be Fifteen (\$15) Dollars is as follows each time such the examination, or any part thereof of it, is retaken:

1. Architect.	
a. Qualifying Test per part retaken.	\$15.00
b. Section A, Professional Examination in 1981.	\$45.00
c. Section A, Professional Examination in 1982 and thereafter.	\$50.00
d. Section B, Professional Examination in 1981.	\$65.00
e. Section B, Professional Examination in 1982 and thereafter.	\$75.00
2. Professional engineer.	
a. Fundamentals of Engineering.	\$20.00
b. Principles and Practice of Engineering.	\$20.00
3. Land surveyor.	
a. Fundamentals of Land Surveying.	\$20.00
b. Principles and Practice of Land Surveying.	
(1) Part III.	\$15.00
(2) Part IV.	\$30.00
(3) Parts III and IV.	\$45.00
4. Landscape architect.	
a. Subject A—History.	\$15.00
b. Subject B—Professional Practice.	\$15.00
c. Subject C—Design.	\$60.00
d. Subject D—Design Implementation.	\$60.00

- HG. Additional fees. In addition to all other fees for examination or registration, as provided in these Rules this rule or Minn. Stat. § 326.10, subd. 1, the following schedule of fees shall be is applicable:
- 1. for examination for certification by the National Council of Architectural Registration Boards (NCARB), Ten (\$10)
- 2 i. For each application for registration by comity under the provisions of Minn. Stat. § 326.10, subd. 1, clause (2), applicable to any person registered in another state or territory of the United States, or in any province of Canada, a fee of One Hundred (\$100) Dollars;
- 32. For reissuance of a revoked, lost, destroyed or mutilated certificate of licensure or certificate as an engineer-in-training, land surveyor-in-training, or landscape architect-in-training, One (\$1) Dollar \$5;
- 4. for evaluation of transcripts to determine an applicant's educational qualifications for examination for Licensure or certification as an Engineer-in-Training, Land Surveyor in Training, or Landscape Architect-in Training, the fee may be not more than Ten (\$10) Dollars, provided, however, that in the case of transcripts of foreign universities which shall require translation, the fee may be not more than Thirty (\$30) Dollars;
- 5 3. For certified copies or reproduction of any document required to be supplied on behalf of any applicant for registration in another state, the cost of reproducing such the document, as the board shall determine determines.
- a. The schedule of examination fees provided for herein shall be applicable with respect to all applications for examinations filed on or after the effective date of these amendments to 4 MCAR § 7.004.

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#### 4 MCAR § 7.009 Examination of architect applicants.

- A. Education and experience. An applicant for licensure as an architect shall be required to pass a written examination as provided herein in C. and may be required to appear before the board for an oral examination for the purpose of verifying personal experience qualifications. To qualify for admission to such the written examination, applicants shall present satisfactory evidence that they have:
- 1. Graduated from an architectural curriculum accredited by the National Architectural Accrediting Board (NAAB) at the time of their graduation or within two years subsequent to that graduation; and
- \*\*2. Completed at least three (3) years of satisfactory professional experience after graduation under the supervision of licensed architects. Experience shall be is credited as provided in Table III. In lieu of meeting the experience requirements set forth in Table III, an applicant may participate in the Intern Development Program under the auspices of the National Council of Architectural Registration Boards to satisfy the requisite experience requirements. A copy of the Intern Development Program experience criteria may be obtained from the board office. An Intern Development Program participant shall file annually with the board a report of training completed during the year being reported. The report is due within 30 days following the anniversary date of entry to the Intern Development Program. The board shall notify the Intern Development Program participant when the Intern Development Program experience requirements have been completed to the satisfaction of the board.

#### C. Written examination.

- 1. NCARB mark series professional examination. Administered once annually during the month of December in the format provided by the National Council of Architectural Registration Boards to those applicants approved by the Board for admission to the examination at a time and place as determined by the Board. Qualification requirements for admission to the Professional Examination include a degree from an architectural curriculum accredited by the National Architectural Accrediting Board, at least three years of diversified, qualifying architectural experience and/or successful completion of the NCARB Qualifying Examination. Any person failing one or more parts of the Professional Examination must retake the entire examination.
- 2.a. 1. NCARB Qualifying Examination Test. The Qualifying Test shall be administered once annually during the month of June in the format provided by the National Council of Architectural Registration Boards at a time and place determined by the board to those applicants approved by the board for admission to the examination at a time and place as determined by the Board. Qualification requirements for admission to the Qualifying Examination Test include 12 ten years of combined architectural education and experience as provided in Tables I, II, and III, herein or a degree from an architectural curriculum accredited by the National Architectural Accreditation Board. All persons applying for registration as architect by examination after June 30, 1981 will be required to take and pass the Qualifying Test before being admitted to a Section B, Professional Examination. Any person failing one or more parts of the Qualifying Examination Test must retake the failed parts.
- 2. Section A, Professional Examination; Site Planning and Design Test. The Section A, Professional Examination; Site Planning and Design Test shall be administered once annually at a time and place as determined by the board to those applicants approved for admission to the examination. The qualification requirements for admission include a degree from an architectural curriculum accredited by the National Architectural Accreditation Board or ten years of board approved combined education and experience as provided in Tables I, II, and III.
- 3. Section B, Professional Examination. The Section B, Professional Examination shall be administered once annually at a time and place as determined by the board to those applicants approved by the board for admission to the examination. Qualification requirements for admission to the Professional Examination include a degree from an architectural curriculum accredited by the National Architectural Accreditation Board, a minimum of three years of diversified qualifying architectural experience and successful completion of the Qualifying Test. Any person making original application for admission to registration examinations after June 30, 1981 shall take the Qualifying Test. Any person who fails only one part of this examination may retake that part during a subsequent examination. A person who fails more than one part of the examination shall retake the entire examination.
- b 4. Effective January 1, 1991 only those persons holding a degree from an architectural curriculum accredited by the National Architectural Accreditation Board (NAAB), or an equivalent architectural degree acceptable to the board, will qualify for admission to the Professional Examination, and for registration and licensure to practice architecture in the State of Minnesota.
- 3 5. Handbooks, tables, reference books and handheld hand-held, battery-operated electronic calculators may be used only when authorized by the board.

- 4 MCAR § 7.010 Examination of engineer applicants.
- B. Oral examination. An applicant will may be required to appear before the board for oral examination and submit two exhibits of engineering work he the applicant has performed unless he is registered under 4 MCAR § 7.007 E. or F. He The applicant may be given the option, by the board, to submit one exhibit of the applicant's engineering work he has performed with a written critique of that exhibit in lieu of appearing before the board for an oral examination.
- 4 MCAR § 7.012 Rules Rule of professional conduct. The Rules This rule of professional conduct hereinafter set forth are is adopted for the purpose of implementing the laws and regulations rules governing the practice of architecture, engineering, land surveying and landscape architecture including, but not limited to, Minn. Stat. § 326.11. These rules shall be This rule is applicable to and binding upon each person, corporation or partnership subject to the regulatory jurisdiction of the board (hereinafter referred to as licensee) and each person subject to the control of the licensee.

Each licensee who holds a certificate of licensure issued by the board is charged with knowledge of the Rules of Professional Conduct hereinafter set forth or as such Rules may be amended from time to time this rule. In the exercise of the privileges and rights granted by such the certificate of licensure, the licensee shall conform his professional conduct to the public and to the board in accordance with the provisions of these Rules this rule, and shall, as a condition of his licensure, subscribe to and agree that he will conduct his practice in accordance with the provisions thereof of this rule.

- C. Improper solicitation of employment.
- 1. A licensee shall seek and engage in only such the professional work or employment as such the professional is competent and qualified to perform by reason of education, training or experience.
- 2. A licensee shall not accept employment to replace another professional except with his express knowledge, or unless the employment of such other professional by the client has been terminated.
- 3 2. A licensee shall not falsify or misrepresent the extent of his education, training, experience or qualifications to any person or to the public; nor shall he misrepresent the extent of his responsibility in connection with any prior employment.
- 4. A licensee may prepare a brochure for the purpose of informing the public or any prospective employer of his qualifications, training or experience, provided that such brochure shall not contain any false or misleading information concerning the professional or his employer, employees, associates, or joint ventures.
- 3. A licensee shall not transmit, distribute, or publish or allow to be transmitted, distributed, or published, any false or misleading information regarding his own qualifications, training, or experience or that of his employer, employees, associates, or joint venturers.
- 5 4. A licensee shall not tender any gift, pay, or offer to pay, directly or indirectly, anything of substantial value, whether in the form of a commission or otherwise, as an inducement to secure employment; provided, that this rule shall not prohibit the professional. A licensee is not prohibited from paying a commission to a licensed employment agency for securing a salaried position.
- 6. A licensee who is a regular full-time employee and who accepts other part-time employment shall not, without the express consent of his regular employer, use his employer's:
  - a. equipment,
  - b. time, or
  - e. office, to seek or accept part-time work.
- 4 MCAR § 7.014 Registration. No corporation, partnership formed to, or other firm engaged in the practice of architecture, engineering, or land surveying, or landscape architecture, or all of said two or more of these professions, shall contract with or accept employment for professional services of an architectural, engineering, or land surveying, or landscape architectural character as defined by the Aet in Minn. Stat. §§ 326.02-326.15 unless a member or employee of the corporation, partnership or the employee of the partnership, or other firm, in responsible charge of the work is registered and licensed under the Aet provisions of Minn. Stat. §§ 326.02-326.15 to practice the profession called for by such the employment.
- 4 MCAR § 7.015 Responsible charge and direct supervision. A person in responsible charge of Architecture architectural, engineering, or land surveying, or landscape architectural work as used in Minn. Stat. § 326.14 (1953) is hereby construed to

KEY: PROPOSED RULES SECTION — <u>Underlining</u> indicates additions to existing rule language. Strike outs indicate deletions from existing rule language. If a proposed rule is totally new, it is designated "all new material." ADOPTED RULES SECTION — <u>Underlining</u> indicates additions to proposed rule language. Strike outs indicate deletions from proposed rule language.

means the person or persons who determines design policy, including technical questions of design and policy, advises with the client, superintends the work of subordinates during the course of the work and, in general, the person whose professional skill and judgment are embodied in the plans, designs and advice involved in the work. Plans and specifications for buildings, structures, or projects of standard design which have been designed outside the state shall bear the certification of the design professional licensed in another United States licensing jurisdiction. In addition, a Minnesota licensed architect, professional engineer, or landscape architect shall review the design and certify that it is appropriate to the site on which construction is proposed and is in compliance with the state building code adopted by the Department of Administration.

In order to implement Minn. Stat. § 326.14 and 4 MCAR § 7.015, the Executive Secretary shall cause to be sent to all Corporations and Partnerships offering their services to the public for performing Architecture, Professional Engineering or Land Surveying, a certificate by December 1st of each year requiring all of said Corporations and Partnerships to submit to the Board office, no later than the second Monday in January, of each year, a certification showing the names of the registered persons in their employ in responsible charge of their professional services offered to the public A person in direct supervision of work as referred to in Minn. Stat. § 326.12, subd. 3, means that person who is the employer, an employee of the same firm, or who is under contract to or from another firm and who is in responsible charge of technical architectural, engineering, land surveying, or landscape architectural work in progress, whose professional skill and judgment are embodied in the plans, specifications, reports, plats, or other documents required to be certified pursuant to that subdivision. A person in direct supervision of work directs the work of other licensees, interns, draftspersons, technicians, or clerical persons assigned to that work and is in responsible charge of the project comprising the work being supervised.

#### 4 MCAR § 7.017 Certificates.

- A. Certificates of Record. The board may issue to each applicant who takes and passes successfully completes the Engineering Fundamentals (EIT) of Engineering Examination, or land surveyor-in-training examination, a certificate indicating that his the applicant's name has been recorded as such in the office of the board. The board may issue to each applicant who holds a degree from a landscape architectural curriculum approved by the board a certificate indicating that the applicant's name has been recorded as a landscape architect-in-training in the office of the board. The certificates of record as engineer-in-training of, land surveyor-in-training shall be, or landscape architect-in-training are permanent, subject only to suspension or revocation for cause in the manner provided by law.
- B. Certificate of registration. The board may issue to each applicant who has taken and passed successfully completed the Engineering Fundamentals (EIT) of Engineering examination (unless the Engineering Fundamentals of Engineering examination is waived as stated under 4 MCAR § 7.010 D., applying only in the case of engineering engineer applicants), or Land Surveyor-in-Training examination, and or has been certified as a landscape architect-in-training, or has taken and passed successfully completed the professional practice examination, a certificate of registration properly filled out, signed and sealed, giving the registrant licensee proper authority to practice the profession of architecture, professional engineering, or land surveying, or landscape architecture under the Registration Act of the State of Minnesota for a period ending December 31 June 30 of the even-numbered year of the biennium in which the certificate is issued after which date the certificate will expire unless renewed. Applicants who are registered by comity from other states, having met the Minnesota registration requirements, may be issued certificates of registration in the same manner as stated above provided in this rule.
- 4 MCAR § 7.019 Seal. Each registrant may, upon registration licensure, also obtain a seal of a design approved by the board bearing the registrant's licensee's name and the legend, "Registered Architect," "Registered Professional Engineer," or "Registered Landscape Architect." Plans, specifications, plats, reports and other documents prepared by a registrant licensee may be stamped with the seal during the life of a registrant's licensee's certificate provided that such if the certificate remains unrevoked or, has not expired, or has not been suspended. The stamped seal may be used on documents in addition to the signed and dated certificate required under 4 MCAR § 7.018.
- 4 MCAR § 7.021 Professional corporations. Professional corporations and foreign professional corporations are required to file periodic reports with the board in accordance with Minn. Stat. § 319A.21.

Repealer. 4 MCAR § 7.013 is repealed.

Effective date. 4 MCAR § 7.004 applies to all applications submitted to the board after the effective date of that rule.

### SUPREME COURT

### Decisions Filed Friday, July 17, 1981

### Compiled by John McCarthy, Clerk

51503/Sp. State of Minnesota v. Willis Lavell Waddell, Appellant. Hennepin County.

Evidence of defendant's guilt of criminal sexual conduct in the third degree was sufficient.

Trial court properly allowed prosecutor to inquire into prior criminal conduct of defendant which was opened up on direct examination of defense witness, where purpose of prosecutor's inquiry was to establish that witness, contrary to her testimony on direct, was afraid of defendant and that her fear may have motivated her to falsely discredit complainant's testimony.

Affirmed. Peterson, J.

50915/348 William E. Leer, Appellant, v. Chicago, Milwaukee, St. Paul & Pacific Railway Company. Dakota County.

The attorney-client privilege does not encompass communications which are within an employer's knowledge solely because he witnessed an accident.

Reversed. Scott, J. Concurring specially, Simonett, J, and Peterson, J. Dissenting, Otis, J.

51836 In the Matter of the Trust Created under the Last Will and Testament and Codicils thereto of Oliver C. Wyman, Deceased. Hennepin County.

Since the primary purpose of construing a will is to discern the testator's intent, provisions of a will and codicils should not be read in isolation but in their entirety, and effect given to every provision of the instruments. In applying this principle, it becomes clear that the codicils involved here were not meant to change the method of distribution of the original will.

The testator in this case clearly intended to distribute trust assets by right of representation and intended that his children constitute the root generation for purposes of that distribution.

Affirmed. Scott, J.

51284/Sp. State of Minnesota, Department of Public Safety, petitioner, Appellant, v. Daivd Clarence Juncewski. McLeod County. Because Minnesota laws designed to prevent driving while intoxicated are to be broadly construed in the public's favor, we hold that the state need not prove that an automobile engine is running as an essential element of the offense of "physical control of a motor vehicle while under the influence of alcohol." Minn. Stat. § 169.121, subd. 1(a) (1980).

A "preliminary screening test" can be administered pursuant to Minn. Stat. § 169.121, subd. 6 (1980), when a police officer has specific and articulable facts as a basis for believing that a person has been driving, operating, or physically controlling a motor vehicle while under the influence of alcohol.

Since the officers had specific and articulable facts as a basis for administering the preliminary screening test and had the authority to arrest when the "fail" reading was obtained, we hold that Officer Peddycoart legally administered the preliminary screening test.

Reversed. Scott, J.

### STATE CONTRACTS=

Pursuant to the provisions of Minn. Stat. § 16.098, subd. 3, an agency must make reasonable effort to publicize the availability of any consultant services contract or professional and technical services contract which has an estimated cost of over \$2,000.

Department of Administration procedures require that notice of any consultant services contract or professional and technical services contract which has an estimated cost of over \$10,000 be printed in the State Register. These procedures also require that the following information be included in the notice: name of contact person, agency name and address, description of project and tasks, cost estimate, and final submission date of completed contract proposal.

# Department of Agriculture Shade Tree Program

### Notice of Continuing Availability of Grant-in-aid Funds for Experimental Programs

The Minnesota Department of Agriculture's Shade Tree Program announces the continuing availability of experimental grants-in-aid. The criteria and procedures for application are described below.

#### STATE CONTRACTS

**Experimental Programs** 

Objective: To establish and evaluate the effectiveness of various types of shade tree disease control and reforestation methods and treatment programs.

Eligible Applicants: All Minnesota municipalities, counties, state and federal agencies, and the University of Minnesota.

Application Procedures: Interested applicants must submit a description of the proposed experimental program to the Shade Tree Program. The description should clearly state the objective of the experiment, the methodology to be used, the background and experience of the personnel who will conduct the experiment, evaluation techniques, and cost of the experiment.

Criteria: All proposals will be evaluated by a department review panel and grants awarded by the Commissioner of Agriculture based upon the following criteria:

- (1) General applicability proposed sanitation and treatment programs should not be limited in their application to a single community or county, but should be applicable in other parts of the state.
- (2) Contribution to the overall State Shade Tree Program proposed programs will be considered for their ability to enhance those shade tree disease control programs already established.
- (3) Cost-effectiveness proposed programs will be evaluated for their potential effectiveness given the cost implementing the program.
- (4) Ability of the "proposer" to provide the necessary evaluation the capability of the "proposer" to reliably interpret and evaluate the results of the experiment will be considered.
  - (5) The proposed program must lend itself to experimental design and evaluation.
- (6) Use of existing staff proposed programs should operate with a minimum number of additional staff required for the project and,
  - (7) Limited purchase of equipment program proposals should involve limited equipment purchases.

Amount of Grant: May be up to 100 percent of program costs as allowed by the Commissioner.

Total Amount Available for Grants: \$200,000.

Deadline: All applications must be submitted by May 1, 1982.

All inquiries should be addressed to Minnesota Shade Tree Program, 90 West Plato Blvd., St. Paul, MN 55107, Phone: 612-296-8580.

### **Minnesota State Arts Board**

### **Notice of Availability of Design and Graphics Contract**

The Minnesota State Arts Board (MSAB) requires the services of a qualified design firm to perform the following activities for the agency during fiscal year 82:

- 1. Redesign of the agency newsletter.
- 2. Redesign of the agency logo/sig.
- 3. Preparation of graphs, charts and diagrams for use by the agency in its publications, group and legislative presentations.
- 4. Design of the agency's FY 81 annual report.

The estimated fee range for this project is \$15,000-\$19,000. Firms based in the State of Minnesota will be given first consideration.

Firms desiring consideration should submit a resume of their office and work by August 14, 1981. This is not a request for proposals.

Send your response to:

Mary Sulerud Information Officer Minnesota State Arts Board 2500 Park Avenue Minneapolis, Minnesota 55404 Telephone (612) 341-7179

# Department of Education Instruction Division

#### Notice of Availability of School Food Service Curriculum Development Grants

The deadline for submitting proposals for the grants listed below is 4:30 p.m., August 21, 1981. All inquiries and proposals should be directed to:

Barbara Kalina Minnesota Department of Education 638 Capitol Square Building 550 Cedar Street St. Paul, MN 55101 (612) 296-0192

### Notice of Request for Proposals for the Development of a Nutrition Course for School Food Service Personnel

The Minnesota Department of Education is seeking proposals for the development of a 12 hour nutrition course curriculum with visual instructional aids for school food service personnel.

The estimated amount of the grant is \$5,000.

Federal Statute for Program:

Section 15, Pub. L. 95-166, 91 Stat. 1340 (42 U.S.C. 1788).

### Notice of Request for Proposals for the Development of the Fundamentals Course for School Food Service Personnel

The Minnesota Department of Education is seeking proposals for the development of a 16 hour fundamental course curriculum with visual instructional aids for school food service personnel. The course is the first in a series of school food service courses.

The estimated amount of the grant is \$5,000.

Federal Statute for Program:

Section 15, Pub. L. 95-166, 91 Stat. 1340 (42 U.S.C. 1788)

### Notice of Request for Proposals for the Development of a Sanitation and Food Safety Course for School Food Service Personnel

The Minnesota Department of Education is seeking proposals for the development of a 16 hour sanitation and food safety course curriculum with visual instructional aids for school food service personnel.

The estimated amount of the grant is \$5,000.

Federal Statute for Program:

Section 15, Pub. L. 95-166, 91 Stat. 1340 (42 U.S.C. 1788)

### Notice of Request for Proposals for the Development of a Supervisory Management Course for School Food Service Personnel

The Minnesota Department of Education is seeking proposals for the development of a 12 hour supervisory management course curriculum with visual instructional aids for school food service personnel.

The estimated amount of the grant is \$6,000.

Federal Statute for Program:

Section 15, Pub. L. 95-166, 91 Stat. 1340 (42 U.S.C. 1788)

#### STATE CONTRACTS

#### Notice of Request for Proposals for the Development of a Solving People Problems Management Course for School Food Service Personnel

The Minnesota Department of Education is seeking proposals for the development of a 12 hour solving people problems management course curriculum with visual instructional aids for school food service personnel.

The estimated amount of the grant is \$6,000.

Federal Statute for Program:

Section 15, Pub. L. 95-166, 91 Stat. 1340 (42 U.S.C. 1788)

### Notice of Request for Proposals for the Development of a Food Service Techniques Course for School Food Service Personnel

The Minnesota Department of Education is seeking proposals for the development of a 12 hour food service techniques course curriculum with print and nonprint instructional aids. The curriculum shall include quality control techniques, food service accountability methods and financial management systems.

The estimated amount of this grant is \$6,000.

Federal Statute for Program:

Section 15, Pub. L. 95-166, 91 Stat. 1340 (42 U.S.C. 1788)

# Department of Health Community Services Division

### Notice of Availability of Contract for Pediatric Nurse Associate Consultants

The Minnesota Department of Health Comprehensive Child Health Screening (CCHS) Unit has available limited number of part-time contracts for Pediatric Nurse Associates, FY 1982. The Comprehensive Child Health Screening Unit involves three child health screening programs—Early and Periodic Screening, Preschool Screening, and Early and Periodic Screening, Diagnosis and Treatment. Under contract the PNA consultants would provide consultation, evaluations, and education services for these programs at the local level on a per day arrangement according to program needs.

Pediatric Nurse Associates who wish to be considered should submit a resume to:

Sally Retka PSS Nursing Consultant Room 333 Minnesota Department of Health 717 S.E. Delaware Street Minneapolis, Minnesota 55440 Telephone (612) 296-5276

### **Housing Finance Agency**

# Notice of Request for Proposals for Administrators for Urban Indian Housing Loan Program

The Minnesota Housing Finance Agency announces the availability of funding for the Urban Housing Loan Program. Proposals are being solicited from all interested parties who are considered eligible "Administrators" by rule 12 MCAR § 3.151.

The deadline for receipt of hand delivered proposals is 4:30 p.m. August 14, 1981. All other proposals must be sent by certified mail and postmarked no later than August 14, 1981.

The Urban Indian Housing Loan Program provides money for housing loan programs (home mortgage loans and home improvement loans) for low and moderate income American Indians residing in urban areas of the state. Urban areas include the Seven County Twin Cities metropolitan area and the City of Duluth. (Though the City of Rochester is eligible under the statute, the size of the Indian population is so small that no separate set-aside has been established.)

#### STATE CONTRACTS

#### Available Funds

Urban Area

Appropriations Available \$270,000 (+ interest)

Twin Cities Suburbs

Proposals must include:

- 1. Evidence of applicant eligibility as an "Administrator." This can be determined by examination of the eligible "Administrator" list contained in the full packet.
- 2. The proposal program including the communities or areas to be served, population and need data for American Indians residing in the area and the methods to be used to meet the identified needs.
  - 3. A description of the methods proposed to identify and select loan recipients.
- 4. A financial description of the program including the dollar amount of funds requested, types and terms of loans, the costs and methods of program administration and the availability of other funds (with evidence that the funds are available or will be available for this program).
- 5. Evidence of administrative capacity to carry out the proposed program including resumes of personnel, a brief description of past performance which indicates what has been done in the housing field before, and proposed administrative procedures.
- 6. The extent to which American Indians will be or are involved in the administration of the program and in the ownership, management and labor force of contractors and subcontractors intended to be employed in the program.

All proposals will be evaluated based on three equally weighted criteria. A panel of reviewers will be selected by the agency who will use the three criteria to determine eligible applicants and rate each proposal. Comments from the Urban Indian Advisory Council will be solicited for each proposal. The agency reserves the right to reject any proposals if any item is omitted or receipt of proposal does not conform to the previously stated deadlines.

Complete proposal packets that contain specific information and instructions for proposal submissions may be obtained from the Minnesota Housing Finance Agency, 333 Sibley Street—Suite 200, St. Paul, Minnesota 55101. Attention: Ramona Jones, Indian and Rural Housing Specialist, (612) 296-9824 or (612) 296-2172.

### Department of Public Welfare Anoka State Hospital

#### Notice of Request for Proposal for Psychiatric Services

Notice is hereby given that the Anoka State Hospital, Mental Health Division, Department of Public Welfare, is seeking the following service for the period October 1, 1981 through June 30, 1982. This service is to be performed as requested by the Administration of the Anoka State Hospital:

Service for psychiatry. Responsibilities will include attendance at medical staff meetings, participation in the utilization review program, appearances at special review board hearings, probate court hearings off campus, and in-service education. The number of hours of psychiatric service will not exceed 10 hours per week. The estimated amount of the contract will not exceed \$15,000.00.

Responses to the above service must be received by August 20, 1981. Direct inquiries to:

Jonathan A. Balk, Chief Executive Officer Anoka State Hospital Anoka, MN 55303 (612) 421-3940

Pursuant to the provisions of Minn. Stat. § 15.0412, subd. 6, an agency, in preparing proposed rules, may seek information or opinion from sources outside the agency. Notices of intent to solicit outside opinion must be published in the *State Register* and all interested persons afforded the opportunity to submit data or views on the subject, either orally or in writing.

The State Register also publishes other official notices of state agencies, notices of meetings, and matters of public interest.

# Department of Energy, Planning, and Development Office of the Commissioner

# Notice of Intent to Solicit Outside Opinion Concerning the Organization of the Department of Energy, Planning, and Development

During the 1981 legislative session, the process for a very important restructuring of state government was established. The Department of Energy, Planning, and Development (DEPD) will eventually include the State Planning Agency, the Crime Control Planning Board, the Department of Economic Development, and the Minnesota Energy Agency. Governor Quie has appointed me the commissioner of this new department, and I am personally asking you to join with me in an exciting project which is part of this reorganization process.

The legislation establishing this reorganization process calls for the Commissioner of DEPD to report to several committees of the legislature by November 15, 1981: "The report shall detail recommendations on the proper organization of statewide energy functions, including but not limited to, power plant siting and capacity, certification of need, environmental impact studies, rate setting, and the jurisdiction and role of the Environmental Quality Board." As you can imagine, this is an ambitious project to be performed in a relatively short time.

Given the importance of these issues, I feel it is very important that the process for gathering the views of Minnesotans on these topics be as open as possible. In order to maximize this openness, and still meet the November 15 deadline, I intend to operate on the following schedule:

- 1. By August 15, 1981, I would appreciate any input you have on any of the issues to be addressed in the report.
- 2. By September 15, 1981, I will have prepared a rough draft of the report and will make a copy available for your review.
- 3. By October 15, 1981, I would appreciate your comments on the rough draft so that I can then finish the report by the November 15 deadline.

I appreciate the problems that this may create for you in terms of a tight time schedule. The legislation clearly states that this report is the responsibility of the commissioner and thus, I will treat your input as confidentially as you desire. I also assure you that your advice will be given every serious consideration during the development of the report.

Let me thank you in advance for your support and for your input. I feel that this report provides an important challenge for the state to review procedures and responsibilities which have evolved over the last several years in these critical issue areas.

Written or oral information should be addressed to:

Kent E. Eklund Commissioner, Department of Energy, Planning, and Development 480 Cedar Street St. Paul, Minnesota 55101 (612) 296-2755

or

Joe Sizer State Planning Agency Room 100, 550 Cedar Street St. Paul, Minnesota 55101 (612) 296-9028

or

Jim Main Minnesota Energy Agency Room 980 American Center Building St. Paul, Minnesota 55101 (612) 297-2830

Kent E. Eklund Commissioner

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#### Office of the Governor

#### **Notice of Appointment of Commissioner**

In accordance with Minn. Stat. § 15.06, notice is hereby given of the appointment of Russell Bruce Swanson as Commissioner of the Department of Labor and Industry effective July 11; 1981.

# Department of Health Health Systems Division

# Notice of Intent to Solicit Outside Opinion Concerning Amendments to Rules Relating to the Certification and Regulation of Health Maintenance Organizations

Notice is hereby given, pursuant to the provisions of Minn. Stat. § 15.0412, subd. 6 (1980), that the Commissioner of Health is soliciting outside opinions concerning amendments to rules relating to the certification and regulation of Health Maintenance Organizations promulgated pursuant to the Health Maintenance Act of 1973, Minn. Stat., ch. 62D, as amended. Anticipated amendments will include those which concern termination of membership, exclusions and limitations, copayment provisions, and waivers of open enrollment.

All interested parties desiring to submit data, views, opinions, comments or other related information concerning the amendment or revision of the Health Maintenance Organization rules should write to or telephone Kent E. Peterson, Chief, Planning and Resources Control Section, Minnesota Department of Health, Division of Health Systems, 717 Delaware Street Southeast, Minneapolis, Minnesota 55440, telephone (612) 296-5365. Evidence submitted for consideration should be pertinent to the matter at hand. Written material received by the Department of Health will become part of the hearing record.

Any materials submitted will be reviewed and considered by the Department of Health during the preparation of the proposed amended rules. Notice of the public hearing on the proposed amended rules will be published in the *State Register* and given to all interested parties who have registered with the Department of Health in accordance with the provisions of the Administrative Procedure Act. In addition, please be advised that Minn. Stat. § ch. 10A requires each lobbyist to register with the State Ethical Practices Board within five (5) days after he commences lobbying. A lobbyist is defined in Minn. Stat. § 10A.01, subd. 11 (1980), as any individual:

- (a) Engaged for pay or other consideration, or authorized by another individual or association to spend money, who spends more than five hours in any month or more than \$250, not including his own travel expenses and membership dues, in any year, for the purpose of attempting to influence legislative or administrative action by communicating or urging others to communicate with public officials; or
- (b) Who spends more than \$250, not including his own traveling expenses and membership dues, in any year for the purpose of attempting to influence legislative or administrative action by communication or urging others to communicate with public officials.

The statute provides certain exceptions. Questions should be directed to the Ethical Practices Board, 41 State Office Building, Saint Paul, Minnesota 55155, telephone (612) 296-5615.

July 9, 1981

George R. Pettersen, M.D. Commissioner of Health

# Notice of Intent to Solicit Outside Opinion Concerning Rules Governing Quality Assurance and Review of Medicaid Recipients in Skilled Nursing and Intermediate Care Facilities and Institutions for Mental Diseases

Notice is hereby given, pursuant to the provisions of Minn. Stat. § 15.0412, subd. 6, (1980), that the Commissioner of Health is soliciting outside opinions concerning the promulgation of rules governing the implementation and administration of periodic reviews of Medicaid recipients in skilled nursing and intermediate care facilities and institutions for mental diseases delegated to the Department of Health by cooperative agreement between the Department of Public Welfare and the Department of Health. Review by the Department of Health of the appropriateness and quality of care and services furnished to recipients of medical assistance is mandated by Minn. Stat. § 144.072 (1980).

These rules, when promulgated, will implement existing department procedures to the extent practicable and consistent with controlling authority.

All interested parties desiring to submit data, views, opinions, comments or other related information concerning the promulgation of Quality Assurance and Review rules should write or telephone Kent E. Peterson, Chief, Planning and Resources Control Section, Minnesota Department of Health, Division of Health Systems, 717 Delaware Street Southeast, Minneapolis, Minnesota 55440, telephone (612) 296-5365. Evidence submitted for consideration should be pertinent to the matter at hand. Written material received by the Department of Health will become part of the hearing record.

Any materials submitted will be reviewed and considered by the Department of Health during the preparation of the proposed rules. Notice of the public hearing on the proposed rules will be published in the *State Register* and given to all interested parties who have registered with the Department of Health in accordance with the provisions of the Administrative Procedure Act.

In addition, please be advised that Minn. Stat. § ch. 10A requires each lobbyist to register with the State Ethical Practices Board within five (5) days after he commences lobbying. A lobbyist is defined in Minn. Stat. § 10A.01, subd. 11 (1980), as any individual:

- (a) Engaged for pay or other consideration, or authorized by another individual or association to spend money, who spends more than five hours in any month or more than \$250, not including his own travel expenses and membership dues, in any year, for the purpose of attempting to influence legislative or administrative action by communicating or urging others to communicate with public officials; or
- (b) Who spends more than \$250, not including his own traveling expenses and membership dues, in any year for the purpose of attempting to influence legislative or administrative action by communicating or urging others to communicate with public officials.

The statute provides certain exceptions. Questions should be directed to the Ethical Practices Board, 41 State Office Building, Saint Paul, Minnesota 55155, telephone (612) 296-5615.

July 9, 1981

George R. Pettersen, M.D. Commissioner of Health

### **Department of Natural Resources**

Section

# Petition(s) Concerning the Designation of Certain Protected Waters and Wetlands in Freeborn County

#### Notice of and Order for Hearing

It is hereby ordered and notice is hereby given that a public hearing in the above-entitled matter pursuant to Minnesota Statutes, Section 105.391, Subdivision 1 (1979) will be held in Freeborn County Court House, Basement Auditorium, Albert Lea, Minnesota on August 11, 1981, commencing at 10:00 a.m. and continuing until all persons have had an opportunity to be heard. The hearing will be conducted by a three-person hearings unit consisting of County representative Eldon Senske, 1011 Rosehill Drive, Albert Lea, MN 56007, Department of Natural Resources representative John Chell, and Freeborn County Soil and Water Conservation District representative Curt Gniffke, Rt. 3, Hayward, MN 56043.

Each of the waters listed in this notice is the subject of a petition for a hearing. The issue to be determined at the hearing is whether the following waters shall be designated protected waters or wetlands pursuant to Minnesota Statutes, Section 105.391 (1979) and the criteria contained in Minnesota Statutes, Section 105.37, Subdivisions 14 and 15 (1979):

**Township** 

#### A. Protected Waters

1. Basins

Number and Name

24-75: Unnamed	14, 15		103		19	
2. Watercourses		From	·		То	
Name	· Section	Township	Range	Section	Township	Range
Mud Creek	7	104	19	24	104	20
Unnamed tributary	20	104	19	31	104	19
Deer Creek	11 (Basin 4)	104	19	33	104	19
Magnuson Ditch	23	104	19	27	<sup>,</sup> 104	19
Woodbury Creek	17	102	19	12	101	19

Range

Shell Rock River	25 (Basin	14) 102	21	31	101	20
Unnamed to Lower Twin L.	2 (Basin	102) 101	22	2 (Basir	n 27) 101	22
Foster Creek	8	102	23	31	103	23

#### B. Wetlands

Number and Name	Section	<b>Township</b>	Range
24- 7: Unnamed	34	101	20
24-13: Unnamed	7, 18	104	21
24-52: Unnamed	19	101	21
24-55: Unnamed	36	103	23
24-64: Unnamed	NE 7	103	22

Within 60 days following completion of the hearing, the hearings unit shall issue its findings of fact, conclusions and an order, which shall be considered the decision of an agency in a contested case for purposes of judicial review pursuant to Minnesota Statutes, § 15.0424 and 15.0425.

Any activity that would change the course, current or cross-section of protected waters or wetlands requires a permit from the Commissioner of Natural Resources. Minnesota Statutes, § 105.42, subd. 1 (1979). Designation as protected waters or wetlands does not transfer ownership of the bed or shore, does not grant the public any greater right of access to those waters than was available prior to designation and does not prevent a landowner from utilizing the bed of those waters for pasture or cropland during periods of drought. Minnesota Statutes, § 105.391, Subdivisions 10 and 12 (1979).

All petitioners may be represented by counsel or anyone else of their choosing and shall be given an opportunity to be heard orally, to present and cross-examine witnesses and to submit written data, statement or arguments. Petitioners should bring all evidence bearing on these matters including maps, records or other documents.

Failure to attend may result in the challenged waters being designated protected waters or wetlands and may prejudice your rights in this and subsequent proceedings.

Questions concerning this Notice and Order may be directed to any member of the hearings unit or to

David B. Milles
DNR — Division of Waters
Third Floor, Space Center Building
444 Lafayette Road
Saint Paul, MN 55101
Telephone: 612/297-2835

July 6, 1981

Joseph N. Alexander, Commissioner Department of Natural Resources

# Petition(s) Concerning the Designation of Certain Protected Waters and Wetlands in Mower County

#### Notice of and Order for Hearing

It is hereby ordered and notice is hereby given that a public hearing in the above-entitled matter pursuant to Minnesota Statutes, § 105.391, Subdivision 1 (1979) will be held in the County Courthouse Building, Conference Room I, Austin, Minnesota, on August 12, 1981, commencing at 9:00 a.m. and continuing until all persons have had an opportunity to be heard. The hearing will be conducted by a three-person hearings unit consisting of County representative, Robert Finbraatin, Rt. 1, Box 62, Adams, MN 55909, Department of Natural Resources representative John Chell, and Mower County Soil and Water Conservation District representative Nathan Goodwin, Rt. 1, Box 291, Austin, MN 55912.

Each of the waters listed in this notice is the subject of a petition for a hearing. The issue to be determined at the hearing is whether the following waters shall be designated protected waters or wetlands pursuant to Minnesota Statutes, § 105.391 (1979) and the criteria contained in Minnesota Statutes, § 105.37, Subdivisions 14 and 15 (1979):

#### A. Protected Waters

1. Basins

None

#### 2. Watercourses

Name	Section	Township	Range-to-Section	Township	Range
Unnamed tributary	14	104	17 (Waltham) 21	104	17 (Waltham)
Unnamed to CR	8	104	17 (Waltham) 2	104	18 (Udolpho)
Otter Creek	2	101	17 (Nevada) 36	101	18 (Lyle)
Unnamed tributary	11	101	17 (Nevada) 10	101	17 (Nevada)

#### B. Wetlands

None

Within 60 days following completion of the hearing, the hearings unit shall issue its findings of fact, conclusions and an order, which shall be considered the decision of an agency in a contested case for purposes of judicial review pursuant to Minnesota Statutes, §§ 15.0424 and 15.0425.

Any activity that would change the course, current or cross-section of protected waters or wetlands requires a permit from the Commissioner of Natural Resources. Minnesota Statutes, § 105.42, subd. 1 (1979). Designation as protected waters or wetlands does not transfer ownership of the bed or shore, does not grant the public any greater right of access to those waters than was available prior to designation and does not prevent a landowner from utilizing the bed of those waters for pasture or cropland during periods of drought. Minnesota Statutes, § 105.391, Subdivisions 10 and 12 (1979).

All petitioners may be represented by counsel or anyone else of their choosing and shall be given an opportunity to be heard orally, to present and cross-examine witnesses and to submit written data, statements or arguments. Petitioners should bring all evidence bearing on these matters including maps, records or other documents.

Failure to attend may result in the challenged waters being designated protected waters or wetlands and may prejudice your rights in this and subsequent proceedings.

Questions concerning this Notice and Order may be directed to any member of the hearings unit or to

David B. Milles
DNR—Division of Waters
Third Floor, Space Center Building
444 Lafayette Road
Saint Paul, MN 55101
Telephone: 612/297-2835

July 14, 1981

Joseph N. Alexander, Commissioner Department of Natural Resources

### **Board of Peace Officer Standards and Training**

# Notice of Intent to Solicit Outside Opinion Regarding Proposed Rules Governing the Licensing of Peace Officers, Part-time Officers, and Constables

Notice is hereby given that the Board of Peace Officer Standards and Training (POST) is seeking information or opinions from sources outside the agency in preparing to promulgate new rules governing the licensing of peace officers, part-time officers, and constables. The promulgation of these rules is authorized by Minn. Stat. §§ 626.76-626.855; Minn. Stat. Ch. 214; Laws of 1981, Ch. 341; and Laws of 1981, Ch. 310.

POST requests that information and comments concerning the subject matter of these rules. Interested or affected persons or groups may submit statements of information or comment orally or in writing. Written statements should be addressed to:

Mark K. Shields, Executive Director Minnesota Board of Peace Officer Standards and Training 500 Metro Square Building

St. Paul, MN 55101

Oral statements will be received during regular business hours over the telephone at 612-296-2620 and in person at the above address.

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All statements of information and comment shall be accepted until September 1, 1981. Any written material received by the Board of Peace Officer Standards and Training shall become part of the record in the event that the rules are promulgated.

Mark K. Shields Executive Director

### Department of Public Welfare Mental Health Bureau

# Notice of Intent to Solicit Outside Opinion Concerning Proposed Temporary Rule on Grants for Services to Mentally III Persons in Residential Facilities

Notice is hereby given that the Minnesota Department of Public Welfare is considering a draft temporary rule, 12 MCAR § 2.012, Grants for Services to Mentally III Persons in Residential Facilities. This temporary rule will govern grant applications, approval of applications, allocation of grants, and maintenance of service and financial records. This relates to a new grant program authorized by the 1981 Legislature for mentally ill persons in residential facilities. The grants will be made to county boards to help residential facilities meet licensing standards. All interested or affected persons or groups are requested to participate. Statements of information and comment may be made addressed to:

John Zakelj Mental Health Bureau, Department of Public Welfare Centennial Building St. Paul, MN 55155

Oral statements of information and comment will be received during regular business hours over the telephone at (612) 296-4426.

All statements of information and comment must be received by August 21, 1981. Any written material received by the Department shall become part of the hearing record.

# **Department of Transportation Technical Services Division**

### Appointment and Scheduled Meeting of a State Aid Standards Variance Committee

Notice is hereby given that the Commissioner of Transportation has appointed a State Aid Standards Variance Committee who will conduct a meeting on Thursday, July 30, 1981, in Room 419, State Transportation Building, John Ireland Boulevard, St. Paul, Minnesota.

This notice is given pursuant to Minnesota Statute § 471.705.

The purpose of the open meeting is to investigate and determine recommendation(s) for variances from minimum State Aid roadway standards as governed by 14 MCAR § 1.5032 M.4.b., Rules for State Aid Operations under Minnesota Statute, Chapters 161 and 162 (1978), as amended.

The agenda will be limited to these questions:

- 1. Petition of City of Lake Elmo for a variance from Standards for Design Speed on 45th Street, Julep Avenue and 47th Street between Jane Road North and Keats Avenue.
- 2. Petition of the City of Burnsville for a variance from Standards for Street Width along Parkwood Drive between 134th Street and Heather Hills Addition.
- 3. Petition of City of Minnetonka for a variance from Standards for Street Width along Ford Road between TH 12 and Cedar Lake Drive (CSAH 12).
- 4. Petition of City of St. Louis Park for a variance from Standards for Street Width on Dakota Avenue between CSAH 5 (Minnetonka Boulevard) and West 27th Street.
- 5. Petition of Cottonwood County for a variance from Standards for design speed on CSAH 13 from East Limits of Windom to its junction with CSAH 2 South of Bingham Lake.

The cities and counties listed above are requested to follow the following time schedule when appearing before the Variance Committee:

1:00 P.M.	Cottonwood County
1:30 P.M.	City of Burnsville
2:00 P.M.	City of Minnetonka
2:30 P.M.	City of St. Louis Park
3:00 P.M.	City of Lake Elmo

Dated this 20th day of July, 1981.

Richard P. Braun Commissioner of Transportation

# Petition of the City of Lake Elmo for a Variance from State Aid Standards for Design Speed

Notice is hereby given that the City Council of Lake Elmo has made a written request to the Commissioner of Transportation for a variance from minimum design speed standards for a construction project along 45th Street, Julep Avenue and 47th Street from Jane Road North to Keats Avenue.

The request is for a variance from 14 MCAR § 1.5032 H.1.d., Rules for State Aid Operations under Minnesota Statute, Chapters 161 and 162 (1978) as amended, so as to permit a design speed of 30 miles per hour instead of a required design speed of 40 miles per hour.

Any person may file a written objection to the variance request with the Commissioner of Transportation, Transportation Building, St. Paul, Minnesota 55155.

If a written objection is received within 20 days from the date of this notice in the *State Register*, the variance can be granted only after a contested case hearing has been held on the request.

Dated this 20th day of July, 1981.

Richard P. Braun Commissioner of Transportation

### Petition of City of Burnsville for a Variance from State Aid Standards for Street Width

Notice is hereby given that the City Council of Burnsville has made a written request to the Commissioner of Transportation for a variance from minimum design standards for street width along Parkwood Drive between 134th Street and Heather Hills Addition.

The request is for a variance from 14 MCAR § 1.5032 H.1.c., Rules for State Aid Operations under Minnesota Statute, Chapters 161 and 162 (1978) as amended, so as to permit a street width of 44 feet instead of a required design width of 46 feet.

Any person may file a written objection to the variance request with the Commissioner of Transportation, Transportation Building, St. Paul, Minnesota 55155.

If a written objection is received within 20 days from the date of this notice in the *State Register*, the variance can be granted only after a contested case hearing has been held on the request.

Dated this 20th day of July, 1981.

Richard P. Braun Commissioner of Transportation

# Petition of Cottonwood County for a Variance from State Aid Standards for Design Speed

Notice is hereby given that the County Board of Cottonwood County has made a written request to the Commissioner of Transportation for a variance from minimum design speed standards for a special resurfacing project along CSAH 13 between East Limits of Windom and its junction with CSAH 2 south of Bingham Lake.

The request is for a variance from 14 MCAR § 1.5032 H.1.d., Rules for State Aid Operations under Minnesota Statute, Chapters 161 and 162 (1978) as amended, so as to permit a design speed of 39 miles per hour instead of a required design speed of 45 miles per hour.

Any person may file a written objection to the variance request with the Commissioner of Transportation, Transportation Building, St. Paul, Minnesota 55155.

If a written objection is received within 20 days from the date of this notice in the *State Register*, the variance can be granted only after a contested case hearing has been held on the request.

Dated this 20th day of July, 1981.

Richard P. Braun Commissioner of Transportation

# Petition of City of Minnetonka for a Variance from the State Aid Standards for Street Width

Notice is hereby given that the City Council of Minnetonka has made a written request to the Commissioner of Transportation for a variance from minimum design standards for street width along Ford Road between Cedar Lake Drive (CSAH 16) and Trunk Highway No. 12.

The request is for a variance from 14 MCAR § 1.5032 H.1.c., Rules for State Aid Operations under Minnesota Statute, Chapters 161 and 162 (1978) as amended, so as to permit a street width of 26 feet with parking on both sides instead of a required design width of 32 feet and no parking either side.

Any person may file a written objection to the variance request with the Commissioner of Transportation, Transportation Building, St. Paul, Minnesota 55155.

If a written objection is received within 20 days from the date of this notice in the *State Register*, the variance can be granted only after a contested case hearing has been held on the request.

Dated this 20th day of July, 1981.

Richard P. Braun
Commissioner of Transportation

## Petition of City of St. Louis Park for a Variance from State Aid Standards for Street Width

Notice is hereby given that the City Council of St. Louis Park has made a written request to the Commissioner of Transportation for a variance from minimum design standards for street width along Dakota Avenue between CSAH 5 (Minnetonka Boulevard) and West 27th Street.

The request is for a variance from 14 MCAR § 1.5032 H.1.c., Rules for State Aid Operations under Minnesota Statute, Chapters 161 and 162 (1978) as amended, so as to permit a street width of 36 feet instead of a required design width of 46 feet.

Any person may file a written objection to the variance request with the Commissioner of Transportation, Transportation Building, St. Paul, Minnesota 55155.

If a written objection is received within 20 days from the date of this notice in the *State Register*, the variance can be granted only after a contested case hearing has been held on the request.

Dated this 20th day of July, 1981.

Richard P. Braun Commissioner of Transportation

### **Department of Transportation**

Amended Order and Notice of Street and Highway Routes Designated and Permitted to Carry the Gross Weights Allowed under Minn. Stat. § 169.832.

Order No. 65929

Whereas, the Commissioner of Transportation has made his Order No. 65851 designating and permitting certain street and highway routes, or segments of those routes, to carry the gross weights allowed under Minnesota Statutes § 169.832, and

Whereas, the Commissioner has determined that the additional following routes, or segment of routes, should be designated to carry the gross weights allowed under Minnesota Statutes § 169.832,

It is hereby ordered that Commissioner of Transportation Order No. 65851 is amended this date by adding the following designated streets and highway routes, or segment of routes, as follows:

Trunk Highways

T.H. 63 —From Olmstead C.S.A.H. 6 to Jct. 1-35 in Dakota County.

City Streets

Rosemount —Pine Bend Trail from Jct. T.H. 55 to 1.5 miles East, (Temporary Route).

South St. Paul —Hardman Ave. from Armour Avenue to Richmond St.

-Richmond St. from Concord St. to Hardman Avenue

County Roads

Dakota —C.S.A.H. 32 from Jct. I-35 East 0.3 miles.

Hennepin —C.S.A.H. 61 from Jct. I-94 to County Road 130.

—County Road 130 from C.S.A.H. 61 to 0.45 miles Northwesterly.

Dated this 17th day of July, 1981.

Richrd P. Braun

Commissioner of Transportation

#### STATE OF MINNESOTA

State Register and Public Documents Division 117 University Avenue St. Paul, Minnesota 55155

ORDER	FORM	
State Register. Minnesota's official weekly publication for agency rules and notices, executive orders of the Governor, state contracts, Supreme Court and Tax Court decisions.  Annual subscription \$130.00  Single copies \$2.25 each	Finding Aids Annual. Contains cumulative findings aids to Volume 4 of the State Register, including MCAR Amendments and Additions, Executive Orders List, Executive Orders Index, Agency Index, Subject Matter Index. Single copy \$5.00	
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#### FOR LEGISLATIVE NEWS

Publications containing news and information from the Minnesota Senate and House of Representatives are available free to concerned citizens and the news media. To be placed on the mailing list, write or call the offices listed below:

Briefly/Preview—Senate news and committee calendar; published weekly during legislative sessions. Contact Senate Public Information Office, Room B29 State Capitol, St. Paul MN 55155, (612) 296-0504.

Perspectives-Publication about the Senate. Contact Senate Information Office.

Weekly Wrap-Up—House committees, committee assignments of individual representatives, news on committee meetings and action.

House action and bill introductions. Contact House Information Office, Room 8 State Capitol, St. Paul, MN, (612) 296-2146.

This Week-weekly interim bulletin of the House. Contact House Information Office.

Legislative Reference Library Room 111 Capitol

Interoffice

