178 Sept. 18



STATE OF MINNESOTA

RULES

SEP 1 8 1978

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PROPOSED RULES

STATE CONTRACTS

VOLUME 3, NUMBER 1

SEPTEMBER-18, 1978

at (II)

Pages 553-592

IAL NOTICES

STATE REGISTER

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 3	
12		Monday Sept 11	Monday Sept 18	Monday Sept 25
13		Monday Sept 18	Monday Sept 25	Monday Oct 2
14		Monday Sept 25	Monday Oct 2	Monday Oct 9
15		Monday Oct 2	Monday Oct 9	Monday Oct 16
16	: , , .	Monday Oct 9	Monday Oct 16	Monday Oct 23

*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.

**Notices of Public Hearings on proposed rules are published in the Proposed Rules section and must be submitted two weeks prior to the issue date.

Instructions for submission of documents may be obtained from the Office of the State Register, Suite 415, Hamm Building, 408 St. Peter Street, St. Paul, Minnesota 55102.

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CONTENTS=

MCAR AMENDMENTS AND

ADDITIONS	557

RULES

Department of Labor and Industry	
Occupational Safety and Health Divisior	า
Order Reaffirming Rules 55	8

State University Board

Adopted Repeal of Rules		9
-------------------------	--	---

Department of Commerce Securities Division

Adopted Rules: Uniform Conveyancing Blanks	
Adopted to Replace Uniform Conveyancing	
Blanks 35-40, 88-90	560

PROPOSED RULES

Department of Labor and Industry Occupational Safety and Health Division

Department of Public Welfare Medical Assistance Division

Notice of Extension of Comment Period Concerning	
the Proposed Surveillance and Utilization	
Review Rule	583

STATE CONTRACTS

Department of Administration

Notice of Availability of Contract to Complete Development and Installation of a Payroll/ Personnel System for the State of Minnesota 584

Department of Public Service

Notice of Request for Proposals for Utility	
Conservation Programs	584

OFFICIAL NOTICES

Ethical Practices Board

Disclosure Exemption Granted to Socialist	
Workers' Party Campaign Committees	
and Candidates	585
Request for Advisory Opinion Regarding	
Campaign Expenditures	586
Notice of Meeting	586

Peace Officer Standards and Training Board

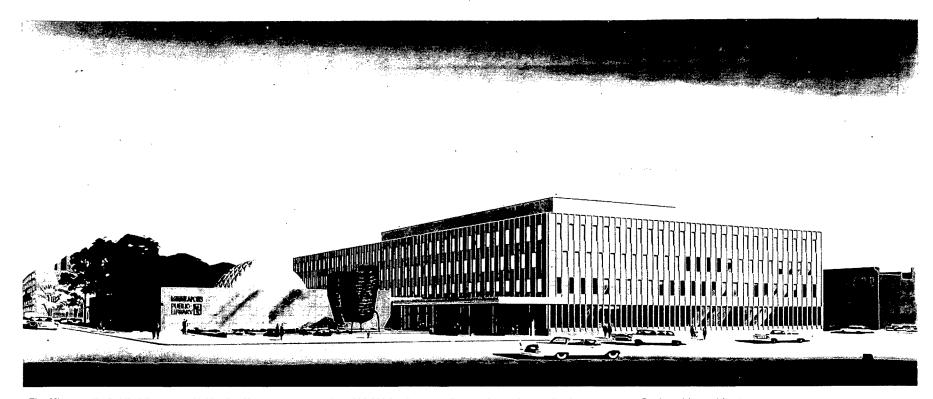
Notice of Intent to Solicit Outside Opinion	
Concerning Proposed Rules Governing	
Peace Officers' Standards of Conduct	586

Office of the Secretary of State Administration Division

Open Appointment Process: Notice of Openings on State Agencies — Application Procedures 587

Department of Transportation Aeronautics Division

Notice of Intent to Solicit Outside Opinion Regarding Revision of Aeronautics Rules 587



The Minneapolis Public Library at 300 Nicoliet Mall houses more than 900,000 books, as well as a planetarium and science museum. Designed by architects Lang & Raugland and McEnary & Krafft, the \$4 million building opened in January 1961. The bronze scroll by Minneapolis sculptor John Rood was donated by Mrs. Dorothy Rood in dedication to former Minneapolis mayor William Henry Eustis. The 27-foot, 13-ton scroll had to be lowered into place at 5:30 on a Sunday Morning to avoid traffic. (Courtesy of Minneapolis Public Library)

MCAR AMENDMENTS AND ADDITIONS

The following is a listing of all proposed and adopted rules published in this issue of the *State Register*. The listing is arranged in the same order as the table of contents of the *Minnesota Code of Agency Rules* (MCAR). All adopted rules published in the *State Register* and listed below amend the rules contained in the MCAR set. Both proposed temporary and adopted temporary rules are listed here although they are not printed in the MCAR due to the short term nature of their legal effectiveness. During the term of their legal effectiveness, however, adopted temporary rules do amend the MCAR. A cumulative listing of all proposed and adopted rules in Volume 3 of the *State Register* will be published on a quarterly basis and at the end of the volume year.

TITLE 4 COMMERCE

Part 1 Commerce Department

Securities Division	
Uniform Conveyancing Blanks (adopted)	

TITLE 5 EDUCATION Part 4 State University Bo

art 4 State University Board
SCB 104-110, 201-203, 205-209, 211, 251-255,
301-309, 321-328, 401-404, 421-423, 431-433, 501-506,
601-604, 701-714, 751-753, 901-904, 1001-1014
(adopted) 559

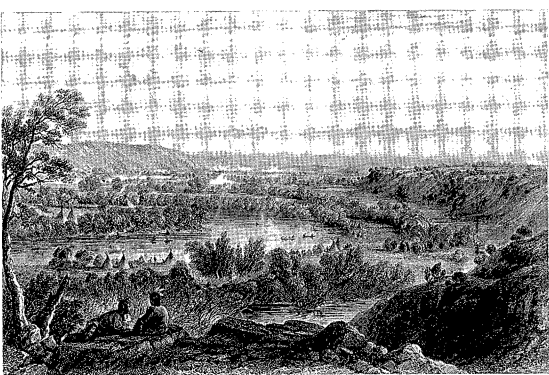
TITLE 8 LABOR

Part 1 Labor & Industry Department Occupational Safety & Health Division

MOSHC 133 (proposed)		82
----------------------	--	----

TITLE 12 SOCIAL SERVICE

Part 2 Public Welfare	
DPW 64 (proposed)	583



Seth Eastman's watercolor, "Valley of the St. Peters, Minnesota," appeared in Indian Tribes of the U.S. in 1852. (Minnesota Historical Society)

The adoption of a rule becomes effective after the requirements of Minn. Stat. § 15.0412, subd. 4, have been met and five working days after the rule is published in the *State Register*, unless a later date is required by statutes or specified in the rule.

If an adopted rule is identical to its proposed form as previously published, a notice of adoption as proposed and a citation to its previous *State Register* publication will be printed.

If an adopted rule differs from its proposed form, language which has been deleted will be printed with strike outs and new language will be underlined, and the rule's previous *State Register* publication will be cited.

A temporary rule becomes effective upon the approval of the Attorney General as specified in Minn. Stat. § 15.0412, subd. 5. Notice of his decision will be published as soon as practicable, and the adopted temporary rule will be published in the manner provided for adopted rules under subd. 4.

Department of Labor and Industry Occupational Safety and Health Division Order Reaffirming Rules

Pursuant to the decision of the Minnesota Supreme Court in Minnesota Public Interest Research Group v. Minnesota Department of Labor and Industry, _____ Minn. _____, 249 N.W. 2d 437 (1976), E. I. Malone, Commissioner of the Minnesota Department of Labor and Industry, on June 19, 1978 (2 S.R. 2292) proposed to reaffirm the existing health standards regarding exposure of employees to carcinogens and vinyl chloride. No comments, objections, or requests for public hearing on the proposed rules were received. Therefore, these standards, published at 29 CFR §§ 1910.1003 through 1910.1017, are hereby affirmed.

> E. I. Malone Commissioner

Page 558

(CITE 3 S.R. 558)

RULES ____

State University Board Adopted Repeal of Rules

The proposal to repeal SCB Rules 101-1099 as published at *State Register*, Volume 2, Number 24, pp. 1201-1223, December 19, 1977 (2 S.R. 1201), has been amended and adopted as of August 22, 1978. Printed below are the amendments which indicate the portions of the rules which were not repealed.

Chapter One Definitions

SCB 101 Individual. The term "individual" refers to a student, of any of the Minnesota State Colleges; an employee in the Office of the Chancellor; or a member of the Minnesota State College Board.

SCB 102 The State College System. The terms "State College System" and "System" refer to all components of the System collectively. The components of the System are: The State College Board, the Chancellor and other employees in the Office of the Chancellor, and the State Colleges.

SCB 103 College and College Community. The terms "College" and "College Community" refer to all components of the College collectively. The components of a College are: the President, the students (SCB 801), and the professional support personnel. Any individual enrolled in a course for credit or audit in the College is a member of the student component.

Chapter Two The Basic Rights and Responsibilities of Individuals within the State College System

Part 1 Basic Rights

SCB 204 Fair evaluations. Students, shall be evaluated for such official purposes as the awarding of grades and diplomas, solely on the basis of their performance in meeting appropriate standards established and communicated to them in advance of the assignment of responsibilities for which they will be evaluated.

SCB 209 Fair procedures for the imposition of sanctions.

(b) Suspension. Pending action on charges of violating a System Rule or a College Constitution or Regulation a person is presumed innocent until proven guilty and shall continue to receive all benefits of his position except that his right to be present on the campus and attend to his

classes or other official duties may be suspended for reasons relating to the safety of himself or others.

(e) Hearing procedures.

(1) Any individual accused of violating a System Rule or College Regulation which may lead to the imposition of any formal sanction has the right to a hearing at the earliest reasonable date.

(5) The burden of proof at a hearing shall rest with College or System officials. If an individual declines to admit the alleged violation, he shall have an opportunity to appear and explain, to present evidence and witnesses, and to hear and question adverse witnesses. The hearing agency shall not consider statements against the individual unless he is present when they are made or he is advised in writing of their content and the names of those who made them and unless he is given an opportunity to rebut unfavorable inferences which might otherwise be drawn.

(6) An individual may not be required to submit to procedures which may result in the imposition of College or System sanctions for a particular violation more than once.

(g) Types of formal sanctions. Formal sanctions imposed for violation of a System Rule or College Constitution or Regulation must bear a reasonable relationship to the violation. The formal sanctions which may be imposed are dismissal, expulsion, suspension, censure, disciplinary and academic probation, or some other privilege or reward.

SCB 210 Ex post facto actions prohibited. A formal sanction may be imposed only for violation of a System Rule or College Constitution or Regulation. Such Rule, Constitution, or Regulation must be established prior to the action for which the formal sanction would be imposed and published in a manner to make it generally available to those subject to it.

Chapter Eight College Students

SCB 801 Definition of students. A State College student is any individual enrolled for credit or audit in a State College. Each College Constitution shall set forth qualifications which a student must meet in order to participate in College governance. The Constitution may require that students meet different qualifications for different kinds of participation.

KEY: RULES SECTION — <u>Underlining</u> indicates additions to proposed rule language. Strike outs indicate deletions from proposed rule language. **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.''

SCB 802 The principal agency for student participation in College governance. Each College Constitution shall provide a principal agency for student participation in College governance. The College Constitution and Regulations may also provide for additional, subordinate agencies. The College Constitution may provide procedures for students to hold referendum votes and shall determine the effect of such votes. Through agencies and procedures designated in the College Constitution or Regulations, students may make recommendations to the President on any matter affecting the College, including any action taken by any agency of the College or subdivision.

SCB 803 Major responsibilities of the students in College governance. Through agencies and procedures designated in the College Constitution or Regulations, students shall develop, in consultation with appropriate administrative officers, the budgets for programs supported by the student activity fee. (Minn. Stat. ch. 136.11 (1969)). Students shall have major responsibility [See SCB 503] for the development of College Regulations pertaining to student relations, the conduct of students, college centers or student unions, and student housing; and for such other College Regulations as are designated in the College Constitutions.

SCB 804 Participatory responsibilities of the students in College governance. Through agencies and procedures designated in the College Constitution or Regulations, students shall participate in the following:

(a) Development of College Regulations relating to curriculum, the evaluation of instruction, admissions, academic standards, and graduation requirements.

(b) Development of College Regulations pertaining to parking and traffic.

(c) Selection of a new College President when a vacancy occurs and in the selection of such other personnel as the College Constitution designates for such participation.

(d) Development of long-range plans and priorities for the College.

(e) The establishment and modification of the College Regulations enumerated in SCB 505(c).

(f) The preparation of College budgets and the allocation of College Resources.

SCB 805 Student rights. Special provisions specifically relating to student rights shall be provided for in an Internal Rule and the College Constitutions. Such provisions shall include procedures guaranteeing the confidentiality of stu-

dent records and the appeal of academic and disciplinary decisions.

Department of Commerce Securities Division Adopted Rules: Uniform Conveyancing Blanks Adopted to replace Uniform Conveyancing Blanks 35-40, 88-90

The proposed rules (blanks) published at *State Register*, Volume 2, Number 31, pp. 1463-1478, February 6, 1978 (2 S.R. 1463), are adopted. The following forms are identical to the proposed blanks:

Personal Representative's Deed Individual Personal Representative to Individual(s)

Personal Representative's Deed Corporate Personal Representative to Individual(s)

Personal Representative's Deed Individual Personal Representative to Joint Tenants

Personal Representative's Deed Corporate Personal Representative to Joint Tenants

Personal Representative's Deed Individual Personal Representative to Corporation or Partnership

Personal Representative's Deed Corporate Personal Representative to Corporation or Partnership

Personal Representative's Deed of Distribution Individual Personal Representative

Personal Representative's Deed of Distribution Corporate Personal Representative

Bona Fide Purchaser Declaration and Affidavit of No Self Dealing

The following forms are adopted as amended:

Order of Complete Settlement of the Estate and Decree of Distribution Form 524.3-1002 #6

Order of Complete Settlement of the Estate and Order of Distribution Form 524.3-1002 #7

Decree of Descent Form 525.312 #8

Decree of Descent (Omitted Property) (Incorrectly described property) Form 524.3-413 #6

Final Decree Summary Assignment or Distribution Form 525.51 #13

September 1, 1978

John R. Larson Commissioner of Securities

KEY: RULES SECTION — <u>Underlining</u> indicates additions to proposed rule language. Strike outs indicate deletions from proposed rule language. 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.''

Conv. M. H. Minn. H	Stat. S Gradier / UPC R
STATE OF MINNESOTA	PROBATE COURT
COUNTY OF	COUNTY COURT PROBATE DIVISION Court File No.
In Re: Estate of	ORDER OF COMPLETS SETTLEMENT OF THE ESTATE AND DECREE OF DISTRIBUTION
Deceased	
The petition of	
dated, 19 the estate and decree of di decedent having duly come of	, for an order of complete settlement of istribution in the estate of the above named on for hearing before the above named Court , the undersigned Judge having heard and , the undersigned Judge having heard and, the undersigned heard and, the undersigned heard and, t
1. That the petition for order of comp	lete settlement of the estate and decree of distribution is complete.
2. That the time for any notice has given and proved.	expired and any notice as required by the laws of this State has been
the representations concepted to the best of petitioner(s).	<u>(has) (have)</u> has declared or affirmed that ntained in the petition are true, correct and f-his knowledge or information of the appear(s) from the petition to be (an)
interested person <u>(s)</u> as	s defined by the laws of this State.
at	at the age of, 19,
State of Minnesota, be County at the time of located in the State of in the State of Minnes located in the above r	coceeding is in the above named County of the ecause the decedent was domiciled in such his death, and was the owner of property of Minnesota, or because, though not domiciled sota, the decedent was the owner of property named County at the time of his death. his estate, proceeding and subject matter.
8. That the said estate has been in all claims allowed against said estate has	respects fully administered, and all expenses, debts, valid charges and all ve been paid.
iog-consideration-and- That a final account b	resentative-has-filed-a-final-account-herein -approval- has been filed herein by the personal consideration and approval.
 That decedent's <u>last</u> w and any codici 	<pre>ill7-if-any, duly executed on l or codicils thereto <u>duly executed on</u>, (was) (were) probated by the order, 19, <u>or (is) (are)</u> his order, and should be construed</pre>
, 19	

(CITE 3 S.R. 562)

11. That the following named persons are all the heirs of the decedent and their actual legel relationship to decedent is as stated (If decedent died testate, do not list heirs unless all heirs are ascertained.):

.

12. That the residue-of-the-catate-of-decedent-for-distribution eensists-of-the-fellowing-described-property property of the decedent on hand for distribution consists of the following:

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

(B) Real property described as follows:

(1) The homestead of the decedent situated in the County of _______ State of Minnesota, described as follows:

(2) Other real estate property situated in the County of ______, State of Minnesota, described as follows:

(CITE 3 S.R. 564)

.

- 13. That the inheritance taxes on the herein described property have been paid or waived.
- 14. That any previous order determining testacy should be confirmed as it affects any previously omitted or unnotified persons and other interested persons.

NOW, THEREFORE, it is ORDERED, ADJUDGED, and DECREED by the Court as follows:

- 1. That the petition is hereby granted.
- 2. That the final account of the personal representative(s) herein is approved.
- з. That decedent's will;-if-any, duly executed on 19____, and any codicil or codicils thereto duly executed on _______, (is) (are) (horeby) (has or have) (been) formally probated and (is) (are) construed as above stated.
- 4. That the heirs of the decedent are determined to be as set forth above. · 5.
- That the residue-of-the-estate-of-the-decedent property of the decedent on hand for distribution is as above stated.

6. That title to the personal and real property described herein, subject to any lawful disposition heretofore made, is hereiny assigned to and vested in the following named persons, whe-are-entitled-therete-as-all-the-distributees-of-the-decedent, in the following proportions or parts:

7. That the lien of inheritance taxes, if any, on the above described property is hereby waived.

8. That any previous order determining testacy is hereby confirmed as it affects any previously omitted or unnotified persons and other interested persons.

Judge

Dated:

FILED

(COURT SEAL)

KEY: RULES SECTION — Underlining indicates additions to proposed rule language. Strike outs indicate deletions from proposed rule language. PROPOSED RULES SECTION - Underlining 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."

orm 102 Minn. Stat.	524.3-10.02.#7 UPC 85
STATE OF MINNESOTA	PROBATE COURT COUNTY COURT-PROBATE DIVISION
COUNTY OF	Court File No
n Re: Estate of	
n Re. Estate of	ORDER OF COMPLETE SETTLEMENT OF THE
Deceased	ESTATE AND ORDER OF DISTRIBUTION
The petition of	, for an order of complete settlement of the estate and order of
listribution in the estate of the above named dec	eschen having duly complete schemen of the escate and other of electric having duly come on for hearing before the above named , the undersigned Judge having heard and considered such es the following findings and determinations:
1. That the petition for order of complete settl	ement of the estate and order of distribution is complete.
2. That the time for any notice has expired given and proved.	and any notice as required by the laws of this State has been
the representations contain	<u>(have)</u> has declared or affirmed that ed in the petition are true, correct and knowledge or information <u>of the</u>
 That the petitioner(s) apperinterested person(s) as def 	ar <u>(s)</u> from the petition to be <u>(an)</u> ined by the laws of this State.
5. That the decedent diedtestate at the age	e of, 19,
 That venue for this proceed State of Minnesota, because County at the time of his d located in the State of Minn in the State of Minnesota, located in the above named 	ing is in the above named County of the the decedent was domiciled in such eath, and was the owner of property nesota, or because, though not domiciled the decedent was the owner of property County at the time of his death.
7. That this Court has jurisdiction of this estate	e, proceeding and subject matter.
8. That the said estate has been in all respects claims allowed against said estate have been	fully administered, and all expenses, debts, valid charges and all paid.
for-consideration-and-appre	en filed herein by the personal
, 19,	codicils thereto <u>duly executed on</u> _, (was) (were) probated by the order
of this Court dated probated by this order, and	, 19, <u>or (is) (are) formally</u> should be construed to provide that
under the provisions thereof	f, decedent-devised-his-estate the

•

1

11. That the following named persons are all the heirs of the decedent and their actual legal relationship to decedent is as stated (If decedent died testate, do not list heirs unless all heirs are ascertained.):

.

2

12. That the residue-of-the-estate-of-decedent-for-distribution consists-of-the-following-described-property property of the decedent on hand for distribution consists of the following:

KEY: RULES SECTION — <u>Underlining</u> indicates additions to proposed rule language. Strike outs indicate deletions from proposed rule language. **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.''

(B) Real property described as follows:

(1) The homestead of the decedent situated in the County of ______, State of Minnesota, described as follows:

(2) Other real estate property situated in the County of ______, State of Minnesota, described as follows:

(CITE 3 S.R. 568)

- 13. That the inheritance taxes on the herein described property have been paid or waived.
- 14. That any previous order determining testacy should be confirmed as it affects any previously omitted or unnotified persons and other interested persons.

NOW, THEREFORE, it is ORDERED, ADJUDGED, and DECREED by the Court as follows:

- 1. That the petition is hereby granted.
- That the final account of the personal representative(s) herein is approved.
 That decedent's will₇-if-any, duly executed on

, 19, (is) (are) (hereby) (has or	codicil or codicils thereto du		cd on
		(hereby) ()	has or

- have been) formally probated and (is) (are) construed as above
- 4. That the heirs of the decedent are determined to be as set forth above.
- That the residue-of-the-estate-of-the-decedent property of the decedent on hand for distribution is as above stated.
- 6. That-the-personal-representative-herein-is-directed-to-convey-by Personal-Representive's-Deed-of-Distribution;-title-to-the-real and-personal-cstate-described-herein;-subject-to-any-lawful-dispositions heretofore-made;-to-the-following-named-persons;-who-are-entitled thereto-as-all-the-distributees-of-the-decedent;-in-the-following proportions-or-parts;

That the personal representative(s) herein (is) (are) directed to transfer title to the personal property described herein, and to convey title to the real property described herein by Personal Representative's Deed of Distribution, subject to any lawful disposition heretofore made, to the following named persons in the following proportions or parts:

7. That the lien of inheritance taxes, if any, on the above described property is hereby waived.

FILED:

(COURT SEAL)

 That any previous order determining testacy is hereby confirmed as it affects any previously omitted or unnotified persons and other interested persons.

Dated:

Judge

KEY: RULES SECTION — <u>Underlining</u> indicates additions to proposed rule language. Strike outs indicate deletions from proposed rule language. **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."

Form 103	Minn. Stat. § 525.312 /	8UP?
STATE OF MINNESOTA		PROBATE COURT COUNTY COURT-PROBATE DIVISION
COUNTY OF		Court File No
In Re: Estate of		DECREE OF DESCENT (Testate) (Intestate)
	Deccased	<u> </u>
having duly come on for hea	aring before the above named Court	descent in the estate of the above named decedent rt on, 19, the under g fully advised in the premises, makes the following

- 2. That the time for any notice has expired and any notice as required by the laws of this State has been given and proved.
- That the petitioner(s) (has) (have) declared or affirmed that the representations contained in the petition are true, correct and complete to the best of his knowledge or information of з. petitioner(s).
- that the petitioner(s) appear(s) from the petition to be (an) interested person(s) as defined by the laws of this State.
- _.19____, 5. That the decedent died ____ testate at the age of _____ ____ years on _____

and that more than three years have elapsed since the death of said decedent and it appears from the

- and that more than three years have elapsed since the death of said decedent and it appears from the petition that the time limit for original appointment proceedings has expired. That venue for this proceeding is in the above named County of the State of Minnesota, because the decedent was domiciled in such County at the time of his death, and was the owner of property located in the State of Minnesota, the decedent was the owner of property located in the above named County at the time of his death. 6. 2.
- 6. 7. That this Court has jurisdiction of this estate, proceeding and subject matter.

9- 8. That no will or authenticated copy of a will of the decedent probated outside of this State in accordance with the laws in force in the place where probated has been probated nor administration had in this State.

- 11.9. That the petition does not indicate the existence of a possible unrevoked testamentary instrument which may relate to property subject to the laws of this State, and which is not filed for probate in this Court.
 - , 19____, and codicil or codicils thereto 10. That decedent's last will duly executed on 19 thereof, the estate of decedent is devised as follows: (State actual legal relationship of each devisee to decedent)

That the following named persons are all the heirs of the decedent, as identified in the petition commencing this proceeding :---

10. That the original, duly executed and apparently unrevoked last-will, if any, and codicil or codicils thereto, if-any, of the decedent or authenticated copy-thereof and statement probating the same is in the Court's possession.

11. That-the-petition-does-indicate-that-existence-of-a-possible subject-to-the-laws-of-this-State, and which-may-relate-to-property probate-in-this-Court-

,

11. That the following named persons are all the heirs of the decedent and their actual relationship to decedent is a section of the decedent died testate, do not list heirs unless all heirs are ascertained):

13. That in and by decedent's last will, if any, the decedent devised the hereinafter described property to the following named beneficiaries in the following proportions or parts: (State actual legal relationship of each to decedent).

12. That the property of the decedent on hand for distribution consists of the following:

(A) Personal property of the value of \$_____ described as follows:

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..

.

(B) Real property described as follows:

,

- 1

(2) Other real property situated in the County of ______ State of Minnesota, described as follows:

13.—That said decedent, at the time of death, was the owner of certain property described as follows, to wit:

(C) Personal property consisting of the following items, to-wit:

14. That the terms of decedent's said will are valid and operative under the laws of the State of Minnesota, and that the following named persons are the devises and/or heirs at law of said decedent and are all of the persons entitled to the property herein described, to wit: (State proportion and actual relationship of each to decedent).

,

- 3.5 = 13. That the device(s) or (his) (her) (their) successors and assigns possess(es) the property deviced in accordance with the will and codicil or codicils; any heir(s) or (her) (their) successors and assigns possess(es) the property which passes to such heir(s) under the laws of intestate succession in force at the decedent's death; or such property was not possessed or claimed by anyone by virtue of the decedent's title during the time period for testacy proceedings.
- $\frac{16}{2}6 = 14$. That the inheritance taxes on the herein described property have been paid or waived.

NOW, THEREFORE, it is ORDERED, ADJUDGED and DECREED by the Court as follows:

- 1. That the petition is hereby granted.
- That decedent's last will duly executed on _______, 19____, and codicil or codicils
 thereto duly executed on _________, 19_____,
 (is) (are) hereby formally probated and construed as above stated,
- 3. That the heirs of the decedent are determined to be as set forth above.
- 4. That the property of the decedent on hand for distribution is as above stated.
- 5. That title to the personal and real property described herein, subject to any lawful disposition heretofore made, is hereby assigned to and vested in the following named persons in the following proportions or parts:
- That the real and personal estate described herein, subject to any lawful disposition heretofore, made, is hereby-assigned to and vested in the following named persons in the following proportions or -parts;

6. That the lien of inheritance taxes, if any, on the above described property is hereby waived.

Dated:				
--------	--	--	--	--

Judge

(COURT SEAL)

FILED:

KEY: RULES SECTION — <u>Underlining</u> indicates additions to proposed rule language. Strike outs indicate deletions from proposed rule language. **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."

NULLS.		R	U	L	ES	
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	3 413 # 4
STATE OF MINNESOTA	PROBATE COURT COUNTY COURT-FROBATE DIVISION
COUNTY OF	Court File No.
In Re: Estate of	
	DECREE OF DESCENT (Omitted property)
Deceased	(Incorrectly described property)
The petition of, 19; for decree of desce	nt (omitted property) (incorrectly described property)
in the estate of the above named decedent having dul	y come on for hearing before the above named Court
on, 19, the undersigned Judg advised in the premises, makes the following findings and	e having heard and considered such petition, being fully
advised in the premises, makes the following findings and	determinations:
1:-That the petition for determination of descent is early	əmplete.
1. That the petition for decree of descent (omitted p	roperty) (incorrectly described property) is complete
 That the time for any notice has expired and any no and proved. 	otice as required by the laws of this State has been given
 That the petitioner(s) (has) (ha the representations contained in 	the petition are true correct and
complete to the best of-his know petitioner(s).	ledge or information <u>of the</u>
4. That the petitioner(s) appear(s) from the petition to the state.	be (an) interested person(s) as defined by the laws of
5. That the decedent diedtestate at the age ofat	,
 That venue for this proceeding is State of Minnesota, because the of County at the time of his death, located in the State of Minnesota 	and was the owner of property a, or because, though not domiciled ^e ecedent was the owner of property
7. That this Court has jurisdiction of this estate, procee	ding and subject matter.
8. That no will or authenticated copy of a will of dec	edent probated outside of this State in accordance with een admitted to probate nor administration had in this

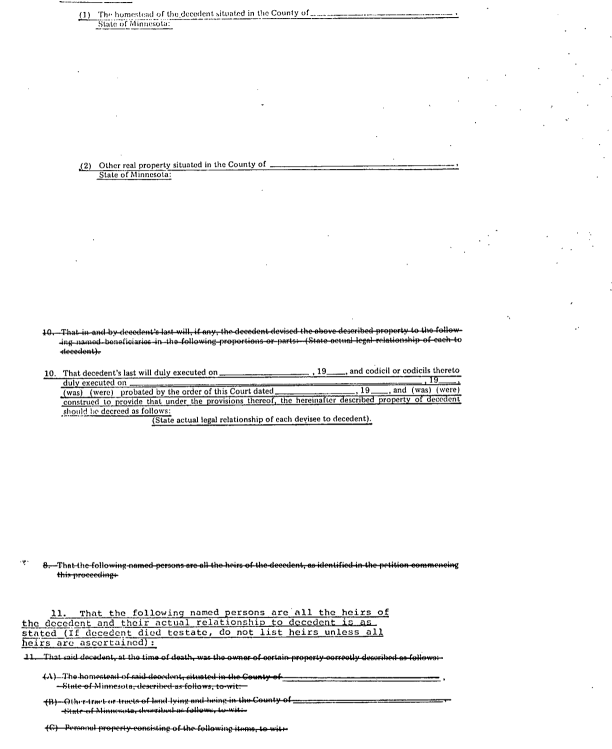
8. That no will or authenticated copy of a will of decedent probated outside of this State in accordance with the laws in force in the place where probated has been admitted to probate nor administration had in this State except in the _______ County ______ County ______ County _______ of .______ County _______ in which proceedings-the (Order) (Decree) of (Distribution) ________ Descent) was entered on ________, 19____, wherein the hereinafter described real and/or personal property was (omitted) (incorrectly described). The (Order) (Decree) in which the real propertv hereinafter described was (omitted) (incorrectly described) was (filed) (recorded) in the Office of the (County Recorder) (Registrar of Titles), _________ County, Minnesota, on the ________, page _______, or was duly filed as Document No. _______.

9. That the said (Order) (Decree) contained the following incorrect description (s):

(A) Personal property:

Page 574

(B) Real property:



KEY: RULES SECTION — <u>Underlining</u> indicates additions to proposed rule language. Strike outs indicate deletions from proposed rule language. **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.''

12. That the previously (omitted) (incerrectly described) property of the decodent should be (included) (correctly described) berein as follows:

(A) Personal property of the value of \$______ described as follows:

(B) Real property described as follows:

(1) The homestead of the decedent situated in the County of ______, State of Minnesola, described as follows:

12. That the terms of decedent's said will are valid and operative under the laws of the State of Minnesota, and that the following named persons are the devices and/or heirs at law of said decedent and are all of the persons entitled to the property herein described, to wit: (State proportion and actual relationship of care) to decedent).

- 1

13. That the inheritance taxes on the herein described property have been paid or waived.

NOW, THEREFORE, it is ORDERED, ADJUDGED and DECREED by the Court as follows:

- 1. That the petition is hereby granted.
- That title to the personal and real property the-real-and personal-estate described herein, subject to any lawful disposition heretofore, made, is hereby assigned to and vested in the following named persons in the following proportions or parts:

 That the prior (Order of <u>Distribution</u>) (Decree of <u>Distribution</u>) (Final Decree Summary Assignment for <u>Distribution</u>) (Decree of <u>Descent</u>) of-(Distribution)--(Descent) which is described above is amended or modified as provided herein, and is, in all other respects, confirmed.

4. That the lien of inheritance taxes, if any, on the above described property is hereby waived.

FILED:

Dated:

(COURT SEAL)

Judge

KEY: RULES SECTION — <u>Underlining</u> indicates additions to proposed rule language. Strike outs indicate deletions from proposed rule language. **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.''

Form 105 Mi	on. Stat. § 526.51 # 13	U!'C
STATE OF MINNESOTA	COUNTY COURT-F	PROBATE COURT PROBATE DIVISION
COUNTY OF	Court File No	
In Re: Estate of	FINAL DECRE SUMMARY ASSIGNMENT OR	DISTRIBUTION
Decease	I (Non-ex (Testate) (Intest (Testate) (Intest	

dated ______, 19____, for sumary assignment or distribution of the estate of the above named decedent having come on for hearing before the above named Court on ______, 19____, the undersigned Judge having heard and considered such petition, being fully advised in the premises, makes the following findings and determinations:

- 1. That the petition for summary assignment or distribution is complete.
- 2. That the time for any notice has expired and any notice as required by the laws of this State has been given and proved.
- That the petitioner(s) (has) (have) has declared or affirmed that the representations contained in the petition are true, correct and complete to the best of-his knowledge or information of the petitioner(s).
- That the petitioner(s) appear(s) from the petition to be (an) interested person(s) as defined by the laws of this State.
- 5. That the decedent died _____testate at the age of ______ years on ______, 19____,
- 6. That venue for this proceeding is in the above named County of the State of Minnesota, because the decedent was domiciled in such County at the time of death, and was the owner of property located in the State of Minnesota, or because, though not domiciled in the State of Minnesota, the decedent was the owner of property located in the above named County at the time of death.
- 7. That this Court has jurisdiction of this estate, proceeding and subject matter.
- 8. That decedent's last will duly executed on _______, 19 ____, and codicil or codicils thereto ________, 19 _____, 19 ______, 19 ______, 19 ______, 19 ______, 19 ______, 19 ______, and should be construed to provide that under the provisions thereof, the estate of decedent is devised as follows: ________ (State actual legal relationship of each devisee to decedent).
- 8. That the estate of said decedent consists of the following property; to wit:
 - (A) Personal property of the value of \$ _____eomprising the following items, via-

-{B} - Real property described as follows: The homestead of decedent situated in the County of

(C) Other tracts of land lying and being in the County of ______ and State of Minnesota, described as follows, to wit:

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9. That all of said-property is either exempt from all dobts and charges in the Probate Court or may be appropriated in kind-in-reimbursement or payment of the allowances to spouse and minor children montioned in M.G.A.: Section 525-15, asponses of an alloministration, funeral oxpenses, expenses of last illness, dots having a preference under the laws of the United States, and taxes, or otherwise qualified for summary assignment and distribution pursuant to M.S.A. Section 525-51. That the following named persons are all the heirs of the decedent and their actual relationship to decedent is as stated (If decedent died testate, do not list heirs onless all heirs are ascertained):

10. That-in-and-by-decedents-last-will;-if-any;-the-decedent-devised the-hereinafter-described-property-to-the-following-named beneficiaries-in-the-following-proportions-or-parts:--{State-actual legal-relationship-of-each-to-decedent}.

- 10. That the following named persons are preferred obligees of the estate of the decedent, and are all of the persons entitled to reimbursement (State the legal relationship of each obligee to decedent, the nature of the preference and proportion of the estate entitled to by each):
- H. That-the-following-named-persons-are-the-devisees-and/or-heirs and/or-preferred-obligees-of-the-estate-of-said-decedent7-and are-all-of-the-persons-entitled-to-the-estate-of-the-decedent7 to-wit7--(State-proportion-and-actual-legal-relationship-to decedent)7

11. That the property of the decedent on hand for distribution consists of the following:

(A) Personal property of the value of \$_____ described as follows:

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

RULES]

(B) Real property described as follows:

. .

12. That all of said property is either exempt from all debts and charges in the Probate Court or may be appropriated in kind in reimbursement or payment of the allowances to spouse and minor children mentioned in M.S.A. Section 525.15, expenses of administration, funeral expenses, expenses of last illness, debts having a preference under the laws of the United States, and taxes, or otherwise qualified for summary assignment or distribution pursuant to M.S.A. Section 525.51.

Page 580

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RULES I

 $\frac{1}{2}\frac{2}{2} = \frac{13}{12}$. That there is no need for the appointment of a personal representative and that the administration should be closed by summary assignment or distribution as hereinafter ordered, adjudged and decreed.

14. That the inheritance taxes on the herein described property have been paid or waived.

NOW, THEREFORE, it is ORDERED, ADJUDGED, and DECREED by the Court as follows:

- 1. That the petition is bereby granted.
- 3. That the heirs of the decedent are determined to be as set forth above,
- 4. That the property of the decedent on hand for distribution is as above stated.
- 3. That-title-to-the-real-and-personal-estate-described herein-is-hereby-assigned-and-vested-in-the-following-named persons,-who-are-entitled-thereto-as-all-the-distributees-of-the decedent,-subject-to-any-lawful-disposition-heretofore-made, in-the-following-proportions-or-parts.
- 5. That title to the personal and real property described herein, subject to any lawful disposition made, is hereby assigned to and vested in the following named persons in the following proportions or parts (State as devisee, as heir or obligee):

6. That the lien of inheritance taxes, if any, on the above described property is hereby waived.

Dated:

FILED

(COURT SEAL)

Judge

KEY: RULES SECTION — <u>Underlining</u> indicates additions to proposed rule language. Strike outs indicate deletions from proposed rule language. **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.''

PROPOSED RULES=

Pursuant to Minn. Stat. § 15.0412, subd. 4, agencies must hold public hearings on proposed new rules and/or proposed amendment of existing rules. Notice of intent to hold a hearing must be published in the *State Register* at least 30 days prior to the date set for the hearing, along with the full text of the proposed new or amended rule. The agency shall make at least one free copy of a proposed rule available to any person requesting it.

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 20 days thereafter, interested persons may submit data and views in writing to the proposing agency.



Martha G. Ripley, M.D. (1843-1912) was born in Vermont but lived in lowa as a child. Her parents' home was part of the Underground Railroad which aided runaway slaves. Martha married and moved to Massachusetts in 1867, where she was a women's rights advocate. After graduating from Boston University Medical School in 1879, she relocated to Minneapolis to open a private practice. She founded Maternity Hospital there in 1886. (Drawing by Rick James)

Department of Labor and Industry Occupational Safety and Health Division Correction to Request for Public Comment Concerning MOSHC 133

This notice hereby corrects an error in the Department of Labor and Industry, Occupational Safety and Health Division Request for Public Comment that was published at *State Register*, Monday, July 24, 1978 (3 S.R. 91).

The Minnesota Occupational Safety and Health Code, MOSHC 133, paragraph (f) was omitted. The entire MOSHC 133 should read as follows:

MOSHC 133 Lockout devices.

A. Any main electrical power disconnect means which controls a source of power or material flow shall be locked out with a lockout device whenever employees are maintaining, cleaning, adjusting or servicing machinery or equipment, if such work is not in clear sight of the employee. A "Do Not Start" tag as described in 29 CFR 1910.145(f)(3) shall be affixed to any and all operating controls.

B. All pneumatic, hydraulic, and other fluid lines shall be bled, drained, or purged to eliminate pressure, contents or both and the line valve holding back any substance in lines which are bled, drained, or purged shall also be locked out.

C. Mechanisms under spring tension or compression shall be blocked, clamped, secured in position, or the compression or tension totally relieved before being worked on by an employee.

D. Suspended mechanisms or parts that normally cycle through a lower position shall be lowered to the lowest position, blocked, or otherwise secured in position before being worked on by an employee.

E. Where more than one employee is engaged in working on machinery or equipment, each employee shall affix their individual lockout device or lock it to the disconnect switch or power supply.

F. Utility companies, when working on lines and equipment, will be exempt from this standard but must comply with the requirements of 29 CFR 1926.950(d).

PROPOSED RULES

The 30-day period allowed for submission of written data or comments or a request for public hearing on the proposed rules shall commence with this notice.

August 25, 1978

E. I. Malone Commissioner

Department of Public Welfare Medical Assistance Division

Notice of Extension of Comment Period Concerning the Proposed Surveillance and Utilization Review Rule

Notice is hereby given that the Minnesota Department of Public Welfare is extending the period during which interested and affected persons may submit comments on proposed Rule DPW 64, Surveillance and Utilization Review. This rule governs procedures to be used by the Surveillance and Utilization Review Division, Minnesota Department of Public Welfare, in the identification and investigation of exceptional utilization, suspected fraud, or suspected abuse by participants in the Minnesota Medical Assistance program, the General Assistance Medical Care program, and/or the Catastrophic Health Expense Protection Program. The statutory authority for the rule is Minn. Stat. § 256B.04, subd. 10 (1976).

All interested or affected persons or groups are requested to participate. Statements of information and comment may be made in writing. Written statements of information and comment may be addressed to:

Irene Goldman Department of Public Welfare Surveillance and Utilization Review Division P.O. Box 43208 St. Paul, Minnesota 55164

All statements of information and comment must be received by October 13, 1978 and shall become part of the hearing record.

KEY: RULES SECTION — <u>Underlining</u> indicates additions to proposed rule language. Strike outs indicate deletions from proposed rule language. **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."

STATE CONTRACTS:

Pursuant to the provisions of Laws of 1978, ch. 480, 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.



Notice of Availability of Contract to Complete Development and Installation of a Payroll/ Personnel System for the State of Minnesota

This contract will require about 5000 hours of programming (COBOL) and analysis between October 16, 1978, and December 8, 1978.

The Phase II system description will be available to interested parties by U.S. mail or may be picked up at the offices of the Information Systems Division, 5th Floor, Centennial Building, on September 18, 1978.

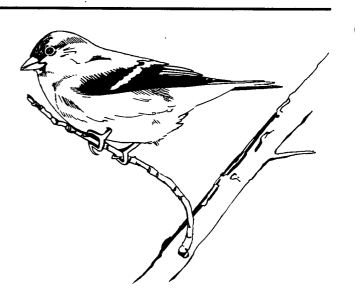
Respondents should include a work plan and resumes of persons who will be assigned as well as their rates.

A bidder's meeting will be held in the offices of the Information Systems Division on September 26, 1978 at 10:30 a.m.

Bids must be received by October 9, 1978. Award will be made October 10, 1978. Work begins October 16, 1978.

Bids and questions should be directed to:

Robert Payne Manager, Systems Development 5th Floor, Centennial Bldg. St. Paul, MN 55155 Tel. (612) 296-6391



The male goldfinch uses his brilliant coloration to advantage during courtship, flashing his gold wing bars and swaying from side to side to attract the hen's attention. During the incubation period three times a year, he feeds the hen until her five or six eggs hatch. Goldfinches are seed eaters found in grasslands and thickets. They are easily recognized by their unique undulating flight pattern. (Drawing by Jane Gstalder)

Department of Public Service

Notice of Request for Proposals for Utility Conservation Programs

The Department of Public Service is soliciting proposals from qualified consultants for assistance in performing work on the second year of a five-year contract with the federal Department of Energy to implement utility conservation programs — specifically, implementation of cost-based rate designs for electricity and gas, implementation of loadmanagement programs, and implementation of programs aimed at conservation in end-use activities.

In broad terms, these programs will encompass statewide adoption of time-of-use electric rates where beneficial; state-wide elimination of declining-block electric rates; the elimination of master metering; state-wide adoption of volumetric gas rates; implementation of a utility-financed insulation program; and state-wide implementation of other conservation programs.

Copies of the Request for Proposal can be obtained by contacting Penny McCarran, Department of Public Service, 7th Floor, American Center Building, 160 East Kellogg Boulevard, St. Paul, Minnesota 55101, or by telephone at 296-0419. Proposals should be submitted to Mr. Lawrence Anderson, Director, Department of Public Service, by October 2, 1978.

OFFICIAL NOTICES=

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.

Ethical Practices Board

Disclosure Exemption Granted to Socialist Workers' Party Campaign Committees and Candidates

Order for Hearing and Notice Thereof

It is hereby ordered and notice is hereby given that a contested case hearing concerning the above-entitled matter will be held on September 22, 1978, at 9:00 a.m., William Mitchell College of Law, Legal Education Center, 40 North Milton, St. Paul, Minnesota 55105, Room 107.

The hearing will be held before Melvin B. Goldberg, 875 Summit Street, St. Paul, Minnesota 55105, 227-9171, a Hearing Examiner appointed by the Chief Hearing Examiner of the State of Minnesota. All parties have the right to be represented by legal counsel or any other representative of their choice throughout the contested case proceeding. The hearing will be conducted pursuant to the contested case procedures set out in Minn. Stat. § 15.0411 through Minn. Stat. § 15.052 and Minn. Rules, HE 201 through 222. Questions concerning the issues raised in this Order or concerning informal disposition or discovery may be directed to Special Assistant Attorney General Richard Lockridge, 296-2619.

On July 18, 1978, the Ethical Practices Board granted to the Socialist Workers' Party and Socialist Workers' Party candidates an exemption from disclosure for contributors and guarantors of loans. The exemption was granted in accordance with Minn. Stat. § 10A.20, subd. 10, based upon standards as set forth in Minn. Stat. § 10A.20, subd. 8. The Ethical Practices Board has received two written objections to this exemption. Pursuant to Minn. Stat. § 10A.20, subd. 10, the Board is required to conduct a contested case hearing on the matter. The contested case hearing shall determine whether or not the Socialist Workers' Party Campaign



Willard B. Bunnell, fur trader and explorer, constructed this Victorian cottage in the early 1850s at Homer, south of Winona, Minnesota. It was the first home in the area and served as a frontier outpost overlooking the Mississippi River. Today it is open to the public from Memorial Day through Labor Day, courtesy of the Minnesota Historical Society. (Drawing by Jane Gstalder)

Committee and campaign committees of Socialists Workers' Party candidates shall be exempted from the contribution and loan disclosure requirements of Minn. Stat. § 10A.20.

FAILURE TO APPEAR AT THE HEARING BY REP-RESENTATIVES OF THE SOCIALIST WORKERS' PARTY COULD RESULT IN THE LOSS OF THE EXEMPTION. FAILURE TO APPEAR AT THE HEAR-ING BY PERSONS OPPOSING THE EXEMPTION COULD RESULT IN THE GRANTING OF THE EXEMPTION.

The above cited procedural rules are available at the Office of Hearing Examiners or may be purchased from the Documents Section of the Department of Administration, 140 Centennial Building, St. Paul, Minnesota 55155 (296-2874). They provide generally for the procedural rights of the parties including: rights to advance notice of witnesses and evidence, right to a prehearing conference, rights to present evidence and cross-examine witnesses, and right to purchase a record or transcript.

Persons attending the hearing should bring all evidence bearing on the case including any records or other documents.

(CITE 3 S.R. 585)

OFFICIAL NOTICES

If persons have good reason for requesting a delay of the hearing, the request must be made in writing to the Hearing Examiner at least 5 days prior to the hearing. A copy of the request must be served on the agency and any other parties.

Sept. 1, 1978

Roger Noreen, Chairman Ethical Practices Board

Ethical Practices Board

Request for Advisory Opinion Regarding Campaign Expenditures

112 Sixth Street, Box 25 Prinsburg, Minnesota 56218

August 31, 1978

Ethical Practices Board Room 41 State Office Building St. Paul, Minnesota 55155

Gentlemen:

I would like to have a ruling regarding campaign expenditures. My question is, would monies spent after election for the following items be included as campaign expenditures:

1. Thank you notes mailed out to individuals who helped in the campaign.

2. Thank you ads put into the newspaper thanking people for their vote.

3. Thank you radio spots.

4. Questionnaires developed after the election, seeking the opinions of people, and the mailing of such.

5. Mailings to different groups to get their suggestions for the 1979 Legislative Session.

I would appreciate the Ethical Practices Board making a decision on these matters and relaying this to me as soon as possible.

Sincerely, Gaylin Den Ouden State Representative

Ethical Practices Board

Notice of Meeting

Preliminary Agenda

Room 51, State Office Building Wednesday, September 27, 1978 — 1:00 P.M.

- 1. Minutes, August 11, 1978
- 2. Chairman's Report
- 3. Legal Counsel Report
- 4. Certification of Public Finance Party Accounts
- 5. Adoption Proposed Lobbyist Rules
- 6. Legislative Committee Report
- 7. Advisory Opinion Request Representative Den Ouden
- 8. Executive Director's Report
- 9. Other Business

Peace Officer Standards and Training Board

Notice of Intent to Solicit Outside Opinion Concerning Proposed Rules Governing Peace Officers' Standards of Conduct

Notice is hereby given, pursuant to the provisions of Minn. Stat. § 626.84 *et seq*. (Supp. 1977), as amended by Laws of 1978, ch. 681, that the Minnesota Board of Peace Officers Standards and Training will propose to adopt new rules regarding professional standards of conduct for all licensed peace officers in the State of Minnesota. All interested parties desiring to submit data or views relating to the proposed rules should address their written comments to:

Mr. Mark K. Shields, Executive Director Minnesota Peace Officers Standards and Training Board 500 Metro Square St. Paul, MN 55101

All material received will be made part of the hearing record. All material must be received by no later than October 13, 1978.

OFFICIAL NOTICES

Office of the Secretary of State Administration Division

Open Appointment Process: Notice of Openings on State Agencies — Application Procedures

Pursuant to Laws of 1978, ch. 592, the legislature has implemented an Open Appointment process by which the public is informed of openings on state multi-member agencies (boards, commissions, councils) created by statute and having statewide jurisdiction.

Application forms may be obtained at the Office of the Secretary of State, 180 State Office Building, St. Paul, MN 55155, (612) 296-3266. Contact the Secretary of State for the Open Appointment Process information brochure and specific agency related information. Application Deadline October 6, 1978.

BRAILLE AND SIGHT-SAVING SCHOOL ADVIS-ORY COUNCIL: One vacancy.

STATE BOARD OF ELECTRICITY: One vacancy.

CONSUMER ADVISORY COUNCIL ON VOCA-TIONAL REHABILITATION: One vacancy.

Department of Transportation Aeronautics Division

Notice of Intent to Solicit Outside Opinion Regarding Revision of Aeronautics Rules

Notice is hereby given that the Commissioner of Transportation is seeking information or opinions from sources outside the agency in preparing the proposed amendment of rules governing "Aeronautics." The current governing di-rective is Minnesota Code of Agency Rules, Department of Transportation-Aeronautics, 14 MCAR §§ 1.3001-30043. Specifically, the Department is considering the promulgation of rule changes which would include amplifying the intent of and operations for a Flying Club; specify insurance disclosure for type of coverage under Commercial Operations Regulations and Flight School operations; require insurance coverage for damages caused by chemical drift from Aircraft Spraying or Dusting operations; require hangar keeper liability coverage for Aircraft Servicing, Maintaining and Repairing agencies; require disclosure of insurance coverage with some form of rental agreement for Aircraft Rental or Leasing; and make a distinction between school and club and also add insurance stipulation for Parachuting Schools and Clubs. Any interested persons may submit data or views on this subject in writing or orally to:

Aeronautics Operations Director Department of Transportation 417 Transportation Building St. Paul, Minnesota 55155 (612) 296-6823

Any written material received by the agency shall become a part of the hearing record in the event rules governing this subject are promulgated.

September 5, 1978

Jim Harrington Commissioner of Transportation

(CITE 3 S.R. 587)

STATE OF MINNESOTA OFFICE OF THE STATE REGISTER

Suite 415, Hamm Building 408 St. Peter Street St. Paul, Minnesota 55102 (612) 296-8239

ORDER FORM

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Legislative Reference Library Attn: Stephen Plumb Room 111 State Capitol

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