MINNESOTA STATUTES 1973 SUPPLEMENT

MARRIED WOMEN; RIGHTS, PRIVILEGES 519.09

circumstances, the judge of the probate court, the court commissioner, or any judge of the district court, of the county in which the application is made, may authorize the license to be issued at any time before the expiration of the five days. The clerk shall collect from the applicant a fee of \$10 for administering the oath, issuing, recording, and filing all papers required, and preparing and transmitting to the state registrar of vital statistics the reports of marriage required by this section. If illness or other extenuating circumstances, it may be surrendered to the clerk for cancellation, and in such case a new license shall issue upon request of the parties of the original license without fee therefor. Any clerk who shall knowingly issue or sign a marriage license in any other manner than in this section provided shall forfeit and pay for the use of the parties aggrieved not to exceed \$1,000.

[1973 c 725 s 73]

[For text of subds. 2 and 3, see M.S.1971]

CHAPTER 518. DIVORCE

SUPPORT: DUTIES, RECIPROCAL ENFORCEMENT ALIMONY, SUPPORT, PROPERTY Sec. 518.54 Definitions.

518.42 Definitions.

SUPPORT; DUTIES, RECIPROCAL ENFORCEMENT

518.42 Definitions

[For text of subd. 1, see M.S.1971]

Subd. 2. State. "State" includes a state, territory, or possession of the United States, and the District of Columbia and any foreign jurisdiction in which this or a substantially similar reciprocal law has been enacted.

[1973 c 403 s 1]

[For text of subds. 3 to 9, see M.S.1971]

ALIMONY, SUPPORT, PROPERTY

518.54 Definitions

[For text of subd. 1, see M.S.1971]

Subd. 2. Child. "Child" means an individual under 18 years of age, or an individual who, by reason of his physical or mental condition, is unable to support himself.

[1973 c 725 8 74]

[For text of subds. 3 to 5, see M.S.1971]

CHAPTER 519. MARRIED WOMEN; RIGHTS, PRIVILEGES

Sec. 519.09 Dower and curtesy abolished.

Sec. 519.101 Actions not maintainable.

519.09 Dower and curtesy abolished

All inchoate estates or statutory interests in lieu of dower and curtesy in all lands in this state which have been conveyed prior to January 1, 1960, by the husband or wife of the one entitled to such inchoate dower or curtesy, or statutory interest, by a conveyance in writing, are hereby abolished,

[1973 c 12 s 1]

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519.101 MARRIED WOMEN; RIGHTS, PRIVILEGES

519.101 Actions not maintainable

No action for the recovery of real property, or of any right therein, or the possession thereof, shall be maintained by any person having any estate in dower or by the curtesy or any estate or statutory interest in lieu of dower or by the curtesy therein, or by anyone claiming, by, through or under any such person, where it appears that the husband or wife of such person conveyed such real property, or any interest therein, by a conveyance in writing, prior to the first day of January, 1960; and no action shall be maintained for the recovery of real property, or of any right therein, or the possession thereof, by any person claiming by reason of failure of a spouse to join in a conveyance of land which constituted the homestead of the grantor at the time of the conveyance where such conveyance was made prior to January 1, 1960, unless such action shall be commenced on or prior to the first day of January, 1974, and notice thereof filed for record at the time of the commencement of said action in the office of the register of deeds in the county where said real property is situate.

[1973 c 12 s 2]

PART III

ESTATES OF DECEDENTS: GUARDIANSHIPS

CHAPTER 525. PROBATE CODE

PERSONNEL	Sec.
Sec. 525.04 Judge; election, qualifications, bond.	525.55 Notice of hearing. 525.551 Hearing; appointment; bond; notice.
525.09 Clerks; appointment; powers. 525.092 Clerk may destroy certain papers.	525.552 Reduction of bond [New]. 525.56 Guardian's or conservator's duties.
525.10 Referee; appointment; bond. WILLS	525.57 Transfer of venue. 525.58 Filing of accounts. 525.581 Notice of hearing on account.
Sec. 525.215 Election against other convey- ances. 525.2221 Wills not affected [New].	525.582 Adjudication on account. 525.583 Allowance and wages of con- servatee; limited account-
MANAGEMENT OF ESTATE; INVENTORY, APPRAISAL	ability of conservator [New]. 525.59 Succeeding guardian or conservator. 525.591 Special guardian or conservator.
525.33 Contents of inventory. 525.331 Appraisal.	525.60 Termination; conveyances. 525.61 Restoration to capacity.
ACCOUNTING, DISTRIBUTION 525.481 Hearing and decree.	525.611 Discharge of commissioner of public welfare as guardian or conservator.
525.482 Partial distribution. 525.485 Partition of property. 525.501 Removal of representative.	525.612 Petition; hearing. 525.613 Effect of appointment of con- servator [New].
525.51 Summary proceedings. GUARDIANSHIPS AND CONSERVA-	525.614 Terminology [New].
TORSHIPS	REALTY: SALES, LEASES, MORTGAGES
525.54 Persons subject to guardianship and conservatorship. 525.541 Petitioners.	525.64 Petition, notice, hearing.
525.542 Contents of petition.	GENERAL PROVISIONS
525.543 Lis pendens. 525.544 Planning provisions [New].	525.80 Representative and minor. 525.83 Notice.

PERSONNEL

525.04 Judge; election, qualifications, bond

There shall be elected in each county a probate judge who shall be learned in the law, except that probate judges now in office shall be considered learned in the law insofar as being eligible to continue in office and to be re-elected to same. Before he enters upon the duties of his office he shall execute a bond to the state in the amount of \$1,000, approved by the county board and conditioned upon the faithful discharge of his duties. Such bond with his oath shall be recorded in the office of the register of deeds. The