

cedure and, except as herein provided, subject to the limitations of the charter of the city.

Approved February 27, 1957.

CHAPTER 41—S. F. No. 124

[Coded]

An act relating to terminology of reference to the chief judge and associate judges.

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

Section 1. [480.013] **Terminology of reference to chief judge and associate judges.** In construing and interpreting constitutional provisions, statutes, legal instruments, records, decisions, or legal process applicable or pertaining to, or emanating from the supreme court of the State of Minnesota, the terms chief justice and associate justice or associate justices shall be construed as synonymous with, and as equivalent in meaning to, the terms chief judge and associate judge or associate judges as those terms are used in Article VI of the Constitution of the State of Minnesota.

Approved February 27, 1957.

CHAPTER 42—S. F. No. 158

An act relating to insurance, and specifying the rights of shareholders in insurance corporations in the case of amendments to the certificate of incorporation of insurance companies changing the corporate purposes or extending the duration of the corporation, amending Minnesota Statutes 1953, Section 60.30.

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

Section 1. That Minnesota Statutes 1953, Section 60.30, is hereby amended so as to read as follows:

60.30 Insurance corporations. *Subdivision 1.* Corporations may be formed for carrying on any one branch of the business of insurance authorized by law, or any two or more branches thereof, which are permitted by law to be transacted by one company.

Subd. 2. (a) If an insurance corporation has given notice to shareholders of a proposal to amend the articles of incorporation, which proposed amendment would substantial-