

CHAPTER 835—S. F. No. 2285

[Not Coded]

An act relating to Ramsey county; providing for the continuation in effect of certain special laws relating thereto; and providing for codification thereof.

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

Section 1. Ramsey county; special laws. Subdivision 1. The county board of Ramsey county is authorized to provide for the collection and publication of the special laws pertaining to Ramsey county and to prepare a report for submission to the 1971 legislative session recommending amendments, repeals and other codification acts which it may feel necessary to clarify and codify those special laws relating to Ramsey county.

Subd. 2. Pending action by the legislature on such report, all special laws affecting Ramsey county by reason of reference to some population level at the close of the current legislative session apply in full force and effect despite a change in population and no statute not applying to Ramsey county by reason of reference to some population level at the close of this legislative session shall become applicable thereto through a change in population.

Sec. 2. This act become effective upon its approval by the board of county commissioners of Ramsey county and upon compliance with Minnesota Statutes, Section 645.021.

Approved May 27, 1969.

CHAPTER 836—S. F. No. 2510

[Coded]

An act relating to the clerk of district court; providing for the investment of funds deposited with the clerk of district court by court order.

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

Section 1. [485.021] Clerk of district court; funds; investment. When money is paid into court pursuant to court order, as provided by Minnesota Statutes, Section 485.02, the clerk of district court, unless the court order specifies otherwise, may place

Changes or additions indicated by italics, deletions by ~~strikeout~~.

such moneys with the county treasurer for investment, as provided by law. When such moneys are subsequently released, or otherwise treated, by court order, the same shall be immediately paid over by the county treasurer to the clerk of district court who shall then fulfill the direction of the court order relative to such moneys.

Approved May 27, 1969.

CHAPTER 837—S. F. No. 2612

[Not Coded]

An act relating to drainage, and the construction of private ditches or ditch systems over and across laterals forming a part of a judicial ditch.

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

Section 1. Clearwater, Red Lake and Polk counties; judicial ditch No. 1; private ditches. Persons owning property within the ditch system described as Judicial Ditch No. 1, Clearwater, Red Lake and Polk counties, may construct and thereafter maintain a private ditch or ditch system over and across their property and where necessary over and across any laterals to and forming a part of said judicial ditch.

Sec. 2. The construction authorized in section 1, insofar as it effects the crossing of any laterals shall not be undertaken until approval thereof has been obtained by the district court. The matter shall be brought before the court on petition of one or more of the persons desiring to construct the ditch. Upon filing the petition the clerk with the approval of the court shall fix a time and place for hearing thereon and shall give notice of the hearing as the court may direct, the cost thereof to be borne by the petitioner.

Sec. 3. At the hearing the court shall consider the matter and if the court approves the construction of the ditch over and across any laterals of the judicial ditch described in section 1, the court order so approving may fix such terms and conditions thereto as it deems necessary. A copy of the order of the court shall be filed with the auditor of each county affected.

Approved May 27, 1969.

Changes or additions indicated by *italics*, deletions by ~~strikeout~~.