- <u>Subd.</u> <u>4.</u> STRENGTHEN RESEARCH AND DEVELOPMENT PART-NERSHIPS BETWEEN INDUSTRY AND ACADEMIA. (a) <u>Continued</u> research and <u>development</u> is a <u>prerequisite</u> to the <u>commercialization</u> of new products and the growth of technology-based <u>companies</u>.
- (b) State government must play a significant role in supporting applied research and development initiatives. To maximize the impact, these initiatives in research and development must be closely tied to the research needs of the state's technology-based companies.
- Subd. 5. DEVELOPMENT OF LITERATE AND TECHNOLOGY SKILLED WORK FORCE. (a) To compete in the future, communities will have to increasingly rely on knowledge-based economies. Not only will the work force of the future need to be more technically skilled than at present, but the basic level of literacy will also have to continually increase.
- (b) State government must continue to invest extensively in Minnesota's human capital and must produce more scientists and engineers. This investment is required throughout the educational system.
- Subd. 6. TAKE ADVANTAGE OF OPPORTUNITIES IN TECHNOLOGY DEVELOPMENT. (a) Investment in programs that match federal funds for scientific and technological initiatives, match industry support, or otherwise support the development of research facilities is crucial to scientific and technological development in Minnesota.
- (b) The state must have the ability to act on individual opportunities that may occur from time to time and that would enhance Minnesota's technology infrastructure.

Presented to the governor April 14, 1992

Signed by the governor April 17, 1992, 9:56 a.m.

### CHAPTER 468—S.F.No. 2694

An act relating to courts; authorizing Ramsey county to provide for a single suburban court facility; amending Minnesota Statutes 1990, sections 488A.18, subdivision 10; and 488A.185.

# BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

- Section 1. Minnesota Statutes 1990, section 488A.18, subdivision 10, is amended to read:
- Subd. 10. PLACE OF HOLDING COURT. The county of Ramsey shall provide suitable quarters for the holding of regular terms of court at all places

New language is indicated by underline, deletions by strikeout.

where court sessions are conducted. Regular court sessions shall be conducted in the cities of New Brighton, Roseville, Maplewood, North Saint Paul, White Bear Lake, and Saint Paul, upon filing with the administrator of the court a copy of a resolution of the governing body of the city requesting that court be held therein on or before July 1, 1974. At the places of holding regular terms of court established pursuant to this subdivision the court shall conduct the trials required by subdivision 13 and, in addition, shall discharge such additional functions as the court may determine. No function which was performed at any such regular place of holding court by a municipal court in existence prior to January 1, 1975, shall be discontinued at such place except by consent of the governing body of the city in which the court is conducted and upon the affirmative vote of cight judges of the court.

Sec. 2. Minnesota Statutes 1990, section 488A.185, is amended to read:

## 488A.185 PLACE OF HOLDING COURT.

The county of Ramsey shall provide suitable quarters, as determined by the court, for the holding of regular terms of court at two locations one centrally located site outside the city of Saint Paul and within the county of Ramsey. One location shall be in the city of New Brighton. The second location shall be in the city of Maplewood within a one mile radius of the intersection of White Bear Avenue and County Road D.

Presented to the governor April 14, 1992

Signed by the governor April 15, 1992, 1:12 p.m.

### CHAPTER 469—S.F.No. 522

An act relating to game and fish; specifying allowed methods for taking fish in certain designated trout streams; proposing coding for new law in Minnesota Statutes, chapter 97C.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. [97C.003] SOUTHEASTERN EXPERIMENTAL TROUT STREAMS.

In streams located in Houston, Fillmore, Mower, Dodge, Olmsted, Winona, Wabasha, and Goodhue counties that are subject to experimental regulation under section 97C.001, subdivision 3, relating to the taking of trout, all legal methods of taking fish are allowed, except that barbed hooks are prohibited. A hook from which the barb has been removed by crimping or filing is allowed.

## Sec. 2. EFFECTIVE DATE.

Section 1 is effective the day following final enactment.

New language is indicated by underline, deletions by strikeout.