CHAPTER 233—S. F. No. 6

An act relating to the appointment and compensation of the officers and employees of the legislature; providing for exemption of members, officers, and employees of the legislature from duty as jurors during sessions of the legislature; and amending Minnesota Statutes 1945, Sections 3.06, 3.07, 3.08, 3.09 and adding a new section to be designated 3.081.

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

Section 1. Minnesota Statutes 1945, Section 3.06, is amended to read as follows:

3.06. Officers and employees. Thereupon, a quorum being present, the respective houses shall elect the following officers, any of whom may be removed by resolution of the appointing body:

The senate, a secretary, a first and a second assistant secretary, an enrolling clerk, an engrossing clerk, a sergeantat-arms, an assistant sergeant-at-arms, and a chaplain; and

The house, a speaker, who shall be a member thereof, a chief clerk, a first and a second assistant clerk, an index clerk, a chief sergeant-at-arms, a first and a second assistant sergeant-at-arms, a postmaster, an assistant postmaser, and a chaplain.

- Sec. 2. Minnesota Statutes 1945, Section 3.07, is amended to read as follows:
- 3.07. Additional employees. Each house, after its organization, may appoint and at pleasure remove such employees as are provided for by its permanent rules or recommended by its committee on legislative expense. All officers and employees shall be paid by the day and shall receive such compensation as is provided by the permanent rules of the electing or appointing body or recommended by its committee on legislative expense; and, unless otherwise expressly provided by law, no such officer or employee shall receive any other compensation for his services.
- Sec. 3. Minnesota Statutes 1945, Section 3.08, is amended to read as follows:
- 3.08. Election; duties. In addition to the duties prescribed by law, such officers and employees shall perform such services as may be required of them by rule or vote of the appointing body or by direction of any committee thereof.
 - Sec. 4. 3.081. Jury exemption Any member, officer, or

employee of the legislature is exempt from duty as a juror during all sessions thereof.

- Sec. 5. Minnesota Statutes 1945, Section 3.09, is amended to read as follows:
- 3.09. Compensation of employees. The compensation of officers and employees shall be at the rates per day fixed by the permanent rules of the electing or appointing body or recommended by its committee on legislative expense.

Approved April 5, 1947.

CHAPTER 234-S. F. No. 401

An act relating to corporate trustee; investment of trust funds; commingling of funds; and amending Minnesota Statutes 1945, Section 48.84.

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

Section 1. Minnesota Statutes 1945, Section 48.84, is hereby amended to read as follows:

48.84. Corporate trustee; investment of trust funds; commingling funds. Any trust company may invest all moneys received by it in trust in authorized securities, and shall be responsible to the owner or cestui que trust for the validity, regularity, quality, value, and genuineness of these investments and securities so made, and for the safe-keeping of the securities and evidences thereof. When special directions are given in any order, judgment, decree, will, or other written instrument as to the particular manner or the particular class or kind of securities or property in which any investment shall be made, it shall follow such directions, and in such case it shall not be further responsible by reason of the performance of such trust. In all other cases it may invest funds held in any trust capacity in authorized securities using its best judgment in the selection thereof, and shall be responsible for the validity, regularity, quality, and value thereof at the time made, and for their safe-keeping. Whether it be the sole trustee or one of two or more co-trustees, it may invest in fractional parts of, as well as in whole, securities, or may commingle funds for investment. If it invests in fractional parts of securities or commingles funds for investment, all of the fractional parts of such securities, or the whole of the funds