visual impairments, are confined to wheelchairs have mobility impairments requiring the use of a wheelchair, or have other impairments that comprise serious employment handicaps and who have been referred for employment to a specific suitable vacancy by a vocational rehabilitation, veterans administration, or services for the blind counselor. Implementation of provisions of this subdivision shall not be deemed a violation of other provisions of Laws 1981, chapter 210 or chapter 363.

## Sec. 2. EFFECTIVE DATE.

This act is effective the day following its final enactment.

Approved April 19, 1983

## CHAPTER 40 - S.F.No. 552

An act relating to corrections; clarifying the duties of the clerk of court with respect to preparation of necessary commitment papers when a person is sentenced for a felony or gross misdemeanor to the custody of the commissioner of corrections or to the superintendent of a work house or work farm; amending Minnesota Statutes 1982, section 243.49.

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

Section 1. Minnesota Statutes 1982, section 243.49, is amended to read:

## 243.49 COMMITMENT PAPERS; DUTY OF CLERK.

Upon a plea of guilty or finding of guilty after trial, the clerk of every court by which a person shall be sentenced sentences a defendant for a felony or gross misdemeanor to the custody of the commissioner of corrections or to the corrections board, or to the superintendent of the work house or work farm, shall furnish to provide the officer or person having such person in charge custody of the defendant a certified record for commitment containing, including (1) a copy of the indictment and plea, (2) the name and residence of the judge presiding, of the prosecuting officer, of the person's defendant's attorney, of the jurors, and of the witnesses sworn on the trial or proceedings, a transcript of the arraignment and all other district court pre-trial proceedings, the charge of the court, the verdict and (3) a transcript of the sentencing proceedings, with the date thereof, together with the person's defendant's statement under oath, if obtainable from him obtained, as to his true name, his residence, if any, the date and place of his birth, the names and addresses of his parents and other relatives and of persons by whom he has been employed or is well known employers and others who know him well, his social and other affiliations, his past occupations and employments, his former places of residence and the period of time and the dates he has resided in each, with the dates thereof, his citizenship, the number, dates,

Changes or additions are indicated by underline, deletions by strikeout.

places and causes of any prior convictions, and the event thereof, and, in cases in which and (4) if the person pleads pleaded guilty, a transcript of the sentencing proceedings relative thereto; to which shall be attached, in all cases, the impressions of the trial judge as to. The record shall also include the trial judge's impressions of the mental and physical condition of the person defendant, his general character, capacity, disposition, habits and special needs; which. The court reporter shall provide the required transcripts. The certified record for commitment may be used as evidence in any post-conviction proceeding brought by the person. The transcripts above referred to shall be furnished by the court reporter defendant. The clerk shall also deliver to the sheriff or other officer or person conveying the person defendant to the place of confinement correctional facility, work house, or work farm designated by the commissioner of corrections or the corrections board or the judge a warrant of commitment together with a certified copy thereof of the warrant directing him to deliver the person and the certified record for commitment to the principal officer in charge of such place of confinement the correctional facility, work house, or work farm. Upon the delivery of any such person, the principal officer in charge of such place of confinement the correctional facility, work house, or work farm shall retain keep the certified copy of the warrant of commitment and endorse his receipt upon the original, which shall be filed in the with the sentencing court of commitment. The clerk shall retain one copy of the required transcripts above referred to, and a tape recording and the court reporter's notes of all other proceedings.

Approved April 19, 1983

## CHAPTER 41 - S.F.No. 589

An act relating to labor; deleting an exclusion from protection for prompt payment of wages; amending Minnesota Statutes 1982, section 181.16.

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

Section 1. Minnesota Statutes 1982, section 181.16, is amended to read:

181.16 CONSTRUCTION OF SECTIONS 181.13 TO 181.17.

Sections 181.13 to 181.17 shall not be construed to apply to any person employed exclusively as a farm laborer, nor to any employer or an individual, copartnership, or corporation that is bankrupt, or where a receiver or trustee is acting under the direction of the court. Payment or tender by check drawn on a bank situated in the county where a laborer is employed shall be a sufficient payment or tender to comply with the provisions of sections 181.13 to 181.17.

Sec. 2. EFFECTIVE DATE.

Changes or additions are indicated by underline, deletions by strikeout.