for the military storekeeper; and one first lieutenant and one sergeant for detail to the battalion of field artillery.

- 1052. Staff Departments—Appointments.—The officers and enlisted men of the staff corps and departments, designated for detail to the several organizations of the line, shall be appointed or enlisted by, and hold office during the pleasure of the commanding officers of such organizations, respectively, subject, in the case of officers, to the approval of the governor.
- 1053. Military Board.—The brigade commander and the regimental commanders, including the commanding officer of the battalion of field artillery, shall constitute a military board, and meet quarterly at such stated time and place as they may fix, and at such other times as they may be convened by the adjutant general. The board shall consider the status and needs of the national guard and such other matter as may be referred to them, and make suitable recommendation thereon to the adjutant general. The members shall receive no compensation or allowance for expenses beyond transportation and pay for one day's attendance at each session of the board.
- 1071. Uniform—Equipments.—The uniform and equipment of the national guard shall be the same as that which is now or may hereafter be prescribed for the regular army of the United States, except that the state designation shall be substituted for the letters "U. S." on the collar. Uniforms and equipments for any required service shall be provided for all organizations having the minimum membership required in section 1088. They shall be issued by the adjutant general as the needs of the service may require on the basis of the federal clothing allowance and shall be accounted for or dropped from the returns in like manner."
- Sec. 2. All acts and parts of acts inconsistent with this act are hereby repealed.
- Sec. 3. This act shall take effect and be in force from and after its passage.

Approved March 11, 1909.

CHAPTER 57-S. F. No. 216.

An Act to amend section No. 3795 of the Revised Laws of 1905, relating to deposits of money not claimed by distributees.

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

To deposit unclaimed legacy or funds with county treasurer. Section 1. That section No. 3795 of the Revised Laws of 1905 be and the same is hereby amended so as to read as follows:

Section 3795. If it shall appear that any part of the money on hand has not been paid over because the person entitled thereto cannot be found in the state, or his place of residence is unknown, or has not appeared and claimed and received his share of the estate according to the decree of distribution within one year after the date of the decree, or for any good and sufficient reason the same has not been paid over, the court may direct the petitioner to deposit the same with the county treasurer, taking duplicate receipts therefor, one of which he shall file with the county auditor, and one in the probate court. Upon filing such receipts the petitioner shall be entitled to the discharge provided for in section 3794.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved March 12, 1909.

CHAPTER 58-S. F. No. 246.

An Act providing for the establishment of heirship to a person or persons who have heretofore, and within the past ten years, died in the State of Minnesota, without having any known heir or heirs, and the money left from his estate having heretofore escheated to the State of Minnesota, and to appropriate money out of the state treasury of the State of Minnesota for the payment to such heir or heirs, as they may show themselves to be entitled thereto.

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

Money escheated to state to be refunded to heirs if found.— Section 1. When any person who has died within the last past ten years in the state of Minnesota, and being a resident thereof at the time of his death, and his estate thereafter having been duly administered upon in the probate court of the county having jurisdiction thereof, and leaving no known spouse nor kindred, and said estate having been fully administered upon, and the balance in the hands of the representative of said estate having by order of said court escheated to, and been paid to the state of Minnesota, and if it shall be made to appear that such deceased person, in fact, left heir or heirs to his estate, then, upon the proper presentation of proofs of such heirship and amount so escheated to the district court of the county wherein such probate proceedings were had, either in term time or vacation, upon notice of at least eight (8) days to the attorney general of said state of the time and place of hearing such proofs, and if upon such hearing the said district court shall find that such deceased