

as certified by the public examiner, shall be audited and allowed by the board and paid into the state treasury and credited to the public examiner's contingent fund.

Approved April 25, 1919.

CHAPTER 472—H. F. No. 280.

An act relating to the organization and equipment of an additional battalion of infantry for the Minnesota National Guard.

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

Section 1. **Separate battalion of infantry.**—In addition to the units of the national guard now authorized by law, there may be organized, armed and equipped within four months after the passage of this act, in the same manner in which the existing units have been organized, armed and equipped, a separate battalion of infantry, or any other branch of the military service as occasion may arise, to be composed of the present 16th battalion M. H. G. and such other persons as are required, possessing the qualifications of members of the state militia. The armory boards of each city wherein one or more companies of said battalion shall be located shall provide quarters, and suitable floor space for drills and ceremonies, for such companies.

Sec. 2. **Inconsistent acts repealed.**—All acts or parts of acts inconsistent with the provisions of this act are herewith repealed.

Sec. 3. This act shall take effect and be in force four months after its passage.

Approved April 25, 1919.

CHAPTER 473—H. F. No. 353.

An act to amend Section 1011, General Statutes 1913, relating to certain school expenses and the payment of the same by the county board.

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

Section 1. **Expenses to be allowed by county board.**—That section 1011 of the General Statutes of Minnesota 1913, be and is hereby amended so as to read as follows:

Section 1011. The county board of each county shall pay itemized and verified bills for postage used in official correspondence and in forwarding official documents, express, telegraph and telephone charges in official business, necessary bills for printing notices, circulars, lists, of questions, annual reports required in the proper grading of schools, and necessary and proper expenditures in connection

with county graduation exercises, or such reports and classification records as may be required by the state superintendent, together with necessary stationery in the examination of teachers and pupils and for official correspondence; also the local expense in connection with teachers' institutes and training schools and for conducting teachers' examinations.

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

Approved April 25, 1919.

CHAPTER 474—H. F. No. 359.

An act entitled, an act to amend Section 4436, General Statutes 1913, having reference to the licensing of public terminal warehouses.

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

Section 1. Moneys for license fees to be credited to grain inspection fund.—That section 4436 of the General Statutes of 1913, be and the same is hereby amended to read as follows:

4436. All public warehouses shall be annually licensed by and be under the supervision and subject to the inspection of the commission. Written application under oath shall be made to the commission for license, specifying the kind of warehouse, its location, the name of the person, firm, or corporation operating the same, and of each member of the firm or officer of the corporation. The license fee shall be two dollars. Such license may be revoked by the commission for violation of law or of any rule or regulation by it prescribed, upon notice and hearing. A license may be refused to any warehouseman whose license has been revoked within the preceding year.

All moneys collected for license fees shall be deposited with the state treasurer and credited to the grain inspection fund.

This act shall take effect and be in force from and after the date of its passage.

Approved April 25, 1919.

CHAPTER 475—H. F. No. 370.

An act to authorize any city of the first class not covered by a home rule charter to issue and sell its bonds for the purpose of arching, covering over or diverting any creek in such city.

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

Section 1. \$100,000 arching bonds authorized.—Any city of the first class not governed by a home rule charter is hereby authorized, by resolution duly passed by an affirmative vote of not less than two-thirds of all the members of its city council