mit members of the State Guard and its Auxiliaries who have served a term of enlistment of two years or more, and at the conclusion of the present war, to retain the articles of the uniform normally issued to such personnel, provided, however, that such articles of the uniform shall not include field equipment, arms, or ammunition. The Adjutant General at his discretion may sell to personnel of the State Guard at cost price, less fair wear and tear, such arms and ammunition as is not required for other purposes.

Sec. 2. Adjutant General to be relieved of responsibility.— When such articles of the uniform and items of equipment and arms have been so issued or sold, as the case may be, the Adjutant General shall stand relieved of further accountability and responsibility in connection therewith and such articles and items shall be dropped from the stock record account of the State Quartermaster.

Approved April 1, 1943.

CHAPTER 245—H. F. No. 586.

(Amending Section 134.09 Minnesota Statutes 1941.)

An act relating to library boards; amending Mason's Minnesota Statutes of 1927, Section 5663.

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

Section 1. Law amended.—Mason's Minnesota Statutes of 1927, Section 5663, is amended to read as follows:

5663.Subdivision 1. Directors—term—removal.—When any such library or reading room is established in any city of the first, second or third class or in any village or city of the fourth class not having a library board of five directors as hereinafter provided, the mayor of the city or president of the village, with the approval of the council, shall appoint a board of nine directors, but not more than one of whom shall at any time be a member of such governing body. One-third of the members shall hold office for one year, one-third for two years, and one-third for three years from the third Saturday of July following their appointment, the term of office of each being specified by the appointing power; and annually thereafter the mayor or president shall appoint, three directors for the term of three years and until their successors qualify. The mayor or president, by and with the consent of the council, may remove any director for misconduct or neglect.

Subdivision 2. Cities of fourth class-directors-term-removal.-When any such library or reading room has been or is hereafter established in any city of the fourth class or in any village, the council may by ordinance or resolution provide for a library board of five directors, not more than one of whom shall at any time be a member of such governing body. Such board shall be appointed by the mayor of the city or president of the village with the approval of the council. Of the members first appointed two shall hold office for one year, two for two years, and one for three years from the third Saturday of July following the appointment, the term of office of each being specified by the appointing power; and annually thereafter such mayor or president shall appoint for the term of three years and until their successors qualify, a sufficient number of directors to fill the places of those whose term or terms expire. The mayor or president, by and with the consent of the council, may remove any director for misconduct or neglect.

Subdivision 3. Terms of directors.—When an ordinance or resolution providing for a library board of five directors is adopted in any city of the fourth class or village in which there exists a library board established under subdivision 1 hereof, the terms of all directors thereto appointed shall expire on the third Saturday in July next following the adoption of such ordinance or resolution.

Approved April 1, 1943.

CHAPTER 246—H. F. No. 593.

(Amending Section 462.12 Minnesota Statutes 1941.)

An act authorizing cities of the first class to designate and establish restricted residence districts and to prohibit the erection, alteration and repair of buildings thereon for certain prohibited purposes, so as to permit the alteration of the interior of certain existing structures in such districts so that the same may contain accommodations for not in excess of four family units, and amending Mason's Minnesota Statutes, 1927, Section 1618.

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

Section 1. Law amended.—That Mason's Minnesota Statutes, 1927, Section 1618, as amended by Chapter 290, Session Laws of Minnesota for 1931, be amended to read as follows: