Sec. 24. Application. The benefits provided by this act apply to regular and fully paid firemen only and each such relief association shall in its bylaws define the sickness, disability, and service pensions entitling its volunteer members to relief, and specify the amounts thereof.

Approved April 14, 1953.

CHAPTER 349-S. F. No. 1324

[Not Coded]

An act relating to fees of sheriffs in counties now or hereafter having a population of 600,000 or more.

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

Section 1. Sheriff's fees, Hennepin county. In counties now or hereafter having a population of 600,000 or more, the sheriff shall charge a fee of One Dollar for receiving, indexing and putting in line for service each summons and complaint left with him for service. Such fee shall be in addition to any other fees now provided by law, and shall be absorbed by the plaintiff in the action. It shall not be charged to the defendant nor taxed as costs against him in the action or any proceedings ancillary thereto.

Approved April 14, 1953.

CHAPTER 350-S. F. No. 1325

[Not Coded]

An act to authorize the governing body of cities of the first class now or hereafter having a population of 450,000, or over, to levy an annual tax for poor relief purposes in excess of the amount authorized by law or charter of such city.

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

Section 1. Minneapolis; poor relief tax levy. The governing body of any city of the first class now or hereafter having a population of 450,000, or over, is hereby authorized and empowered to levy an annual tax, in addition to any tax authorized by law or charter of such city, of not to exceed 3.75 mills upon all taxable property within such city, the proceeds of which shall be used solely for the financing of poor reliet costs. Such tax shall not at any time be in excess of the maximum rate of taxation fixed for the purpose hereinabove mentioned by any board or department of any such city upon whom

the duty of fixing the maximum rate of taxation for the various boards and departments of the city is placed by the charter of such city. In no event shall the maximum tax levy authorized under the provisions of this act exceed the rate required to return annually the sum of \$1,300,000 of tax receipts for the purposes set forth herein. Provided that if the levy authorized by this act be imposed, no bonds shall be issued for poor relief purposes unless and until the aggregate cost of such poor relief exceeds the sum of \$1,300,000.

Approved April 14, 1953.

CHAPTER 351—S. F. No. 1370

[Coded]

An act relating to the powers and duties of the Youth Conservation Commission.

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

Section 1. [260.125 Subd. 38.] Money of persons committed to custody, deposit. The youth conservation commission may receive and deposit in a banking institution any money belonging to persons committed to its custody and care, but all of such money shall be paid by the commission to such person at such times and in such amounts as the commission shall determine.

Approved April 14, 1953.

CHAPTER 352-S. F. No. 1371

An act relating to training of persons committed to the Youth Conservation Commission; amending Minnesota Statutes 1949, Section 260.125, Subdivision 20.

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

Section 1. Minnesota Statutes 1949, Section 260.125, Subdivision 20, is amended to read:

Subd. 20. Training. As a means of correcting the socially harmful tendencies of a person committed to it, the commission may, subject to the provisions of subdivision 24, require participation by him in vocational, physical, educational and corrective training and activities and such conduct and modes of life as seem best adapted to fit him for return to full liberty without danger to the public welfare. The com-