

tion or died from other causes during World War I, from April 6, 1917, to July 2, 1921, while serving in the *armed forces* of the United States or as a result of such service, which children are attending or may attend the University of Minnesota, a state teachers college, a junior college, or any other college within the state, accredited by the North Central Association of Colleges and secondary schools, *a law college approved by the supreme court, a nursing school approved by the state nurses examining board*, or in a trade school in the state which may be approved by the state department of education, *or in a theological seminary*, for any course which such child may elect provided such child was domiciled in Minnesota for at least two years immediately prior to applying for benefits hereunder. These children shall be admitted to state institutions of college grade free of tuition.

Approved February 19, 1955.

CHAPTER 45—H. F. No. 334

An act relating to aid for veterans and the children of deceased veterans; amending Minnesota Statutes 1953, Section 197.75, Subdivision 1.

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

Section 1. Minnesota Statutes 1953, Section 197.75, Subdivision 1, is amended to read:

197.75 Expenditures, limitation. Subdivision 1. Of the amount appropriated by section 197.73, not more than the sum of \$1,250,000 shall be expended by the commissioner of veterans affairs for tuition of soldiers, and for tuition, fees, board, room, books and supplies of the children of soldiers who have died as a result of their service in the military or naval forces of the United States as determined by the United States Veterans Administration or other instrumentality of the United States, in the University of Minnesota, a state teachers college, a junior college, or any other college of higher learning within the state accredited by the North Central Association of Colleges and Secondary School, *a law college approved by the supreme court, a nursing school approved by the state nurses examining board*, or in a trade school in the state which may be approved by the state department of education, *or in a theological seminary*, for any course which such soldier or child may elect. Not more than \$250, less such amount as may have been granted such soldier under section 197.74, shall be expended for the benefit of any individual soldier, and not

more than \$250 in any calendar year shall be expended for the benefit of any child under this section, and that need therefor shall be established and determined by the commissioner of veterans affairs. No child of any soldier shall make application for the benefits provided herein unless such child shall have resided in Minnesota for at least two years immediately prior to the date of said application. Children of soldiers eligible for benefits hereunder shall be admitted to state institutions of college grade free of tuition. Payments of tuition as provided for herein shall be made by the commissioner of veterans affairs directly to the institution in which the course of instruction is given upon such conditions as shall be imposed by the commissioner of veterans affairs.

Approved February 19, 1955.

CHAPTER 46—H. F. No. 392

An act relating to eggs; amending Minnesota Statutes 1953, Section 29.041, Subdivision 1; Sections 29.06, 29.07; repealing Section 29.08.

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

Section 1. Minnesota Statutes 1953, Section 29.041, Subdivision 1, is amended to read :

29.041 Definitions. Subdivision 1. The word "person" when used in sections 29.041 to 29.048 shall mean any individual, firm, partnership, corporation, company, association, joint stock association, and shall include any *officer, employee, agent, trustee, receiver, assignee* or other similar representative thereof, provided that *neither* a producer of eggs when selling eggs of his own production *nor a hatchery which produces or purchases eggs solely for hatching* shall be deemed a "person" as used in sections 29.041 to 29.048.

Sec. 2. Minnesota Statutes 1953, Section 29.06, is amended to read :

29.06 Supervision. The department is hereby vested with the power and authority to supervise, regulate, and, *in accordance with section 15.042* make reasonable rules and regulations relative to grading, candling, breaking, purchasing, and selling of eggs and egg products for the purpose of preserving and protecting the public health. In addition hereto, it is the express purpose herein that inasmuch as the breaking of eggs for re-sale is a matter of state concern, the surroundings in which such product is handled should be maintained in