the proceedings had under the provisions of subdivisions 1 to 7, and the cost of the care, treatment and maintenance furnished to such committed person, is a charge against the county of his residence. If such person did not reside in any county continuously for one year preceding his commitment under the provisions of said subdivisions, the cost of his care, treatment and maintenance shall be paid by the county of commitment out of. the same fund that is used to pay for the care, treatment and maintenance of other tuberculosis patients who are a charge of the county. The commissioner of public welfare shall pay out of the appropriation for aid to maintenance of county sanatoriums, as and for aid in the maintenance of each committed patient treated in any public sanatorium at the expense of any county and as aid for surgery to effect treatment of tuberculosis of a committed patient who is a non-resident of the county or group of counties maintaining the sanatorium, the amounts authorized by provisions of Minnesota Statutes 1953, sections 376.31 and 376.33. Any question arising between counties as to the place of residence of a committed person shall be determined in accord with the provisions of Minnesota Statutes 1953, section 376.18.

Approved April 18, 1955.

CHAPTER 480-H. F. No. 70

An act relating to the care and treatment of tuberculosis patients; the authority of the commissioner of public welfare, and amending Minnesota Statutes 1953, Section 251.03.

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

Section 1. Minnesota Statutes 1953, Section 251.03, is amended to read:

251.03 Needy persons not eligible for admission to county sanatoriums. Subdivision 1. For the purposes of section 251.01 to 251.16, every person who has resided one year continuously in any county shall have legal settlement herein, and such legal settlement shall not be deemed lost or terminated until a new settlement shall have been acquired in another county of this state or acquired in another state.

Subd. 2. When, after an investigation, the commissioner of public welfare finds that a person is afflicted with tuberculosis and is in need of treatment in a sanatorium and that such person is in necessitous or indigent circumstances and unable to secure admission in any existing county sanatorium by reason of the fact that such person has not resided a sufficient length of time in any one county of the state, then and in such case, the commissioner shall apply for the admission of such person either to the state sanatorium for consumptives, or to some county sanatorium in the state and the commissioner shall determine the county legally responsible for the cost of such care and treatment on the basis of the longest time the patient resided in any one county during the year immediately preceding the date on which it was determined that he was afflicted with tuberculosis and any dispute involving this determination shall be resolved in accordance with the provisions of Minnesota Statutes 1953, section 376.18. Time spent in a hospital or sanatorium within the state shall not be considered in determining residence.

Approved April 18, 1955.

## CHAPTER 481-H. F. No. 508

An act relating to price differentials between grades of milk and cream; amending Minnesota Statutes 1953, Section 32.491.

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

Section 1. Minnesota Statutes 1953, Section 32.491 is amended to read:

Milk, cream; standards, grades, price differen-32.491 tials. Subdivision 1. Adoption. In order to protect the public health and welfare, to promote the interests of the dairy industry in Minnesota, and to secure uniformity, the commissioner of agriculture, dairy, and food shall adopt standards, grades and price differentials between various grades of milk and cream for milk and cream purchased for manufacturing purposes. Before adopting any standards, grades, or price differentials for milk and cream, the commissioner shall hold a public hearing thereon, as provided by sections 15.041 to 15.049. Until such standards, grades, and price differentials are made and filed, the standards, grades, and price differentials heretofore made by the commissioner remain in effect except as otherwise prescribed by law.

Subd. 2. Statement of purchases. All milk or cream purchased for manufacturing purposes shall be purchased on the basis of the standards, grades, and price differentials between grades so adopted. Every purchaser of milk or cream for manufacturing purposes shall, at time of payment there-