bleeding centers for the storing, without cost to the state, of such containers and sets, in quantities not to exceed a one year supply, at such points throughout the state as the board in cooperation with the department of civil defense deems necessary in order to facilitate the immediate collection and use for transfusion purposes of supplies of citrated whole blood (human) for the treatment of casualties in case of disaster. The hospitals, blood banks, and bleeding centers cooperating with the board pursuant to said agreements shall store such containers and sets but are authorized to use such containers and sets as needed in meeting their normal daily transfusion requirements. In order to keep the supply fresh and readily available at all times for disaster use, such hospitals, blood banks, and bleeding centers shall replenish as used, at their own expense, the supply of such containers and sets stored with them by the board pursuant to said agreements.

Sec. 2. [12.57] Blood typing serums, blood donor lists. Within the limitations of available funds, the board will provide blood typing serums to assist hospitals, blood banks, and bleeding centers in developing and enlarging a blood donor list of such size as to provide a ready source of whole blood for the treatment of casualties in the event of disaster. The hospitals, blood banks, and bleeding centers shall keep such donor lists current and shall report at such times as may be required by the board the total number of donors on the blood donor list and the number in the respective blood groups and RH types.

Approved April 26, 1957.

CHAPTER 654-H. F. No. 271

An act relating to the control of tuberculosis; amending Minnesota Statutes 1953, Section 144.422, Subdivision 9, as amended.

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

Section 1. Minnesota Statutes 1953, Section 144.422, Subdivision 9, as amended by Laws 1955, Chapter 479, is amended to read:

Subd. 9. Expenses and cost, payment. The expense of 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 resided in the state through-

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out the year preceding his comitment under the provisions of said subdivisions, exclusive of the time spent in a hospital or sanatorium, but did not reside continuously in any one county during said time, then and in such case, the cost of his care, treatment and maintenance shall be paid by the commissioner of public welfare from funds appropriated for aid to maintenance of county sanatoriums; and said commissioner shall also pay out of said funds, 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 nonresident 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, as amended. 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 26, 1957.

CHAPTER 655-H. F. No. 285

An act relating to certain teacher's retirement fund associations determining the maximum amount of yearly benefits that may be paid from public funds; amending Minnesota Statutes 1953, Section 185.24, as amended.

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

Section 1. Minnesota Statutes 1953, Section 135.24, as amended by Laws 1955, Chapter 722, Section 1, is amended to read:

135.24 Tax levies. When the plan is adopted, and the association is formed and incorporated, the proper officers of the association shall certify annually to the proper authorities, who have charge of the levying of taxes for school purposes in the city and in the county in which the city is located, the amount which it will be necessary to raise by taxation in order to carry out the plan so adopted, for the coming year, and it shall be the duty of the authorities so having charge of the levying of taxes to include in the tax levy for the ensuing year, a tax in addition to all other taxes, the rate allowed to be levied or expended for the cost of government by the charter of any city affected by Laws 1945, Chapter 390, sufficient to produce so much of the sum so certified as the said authorities having charge of the levying of taxes for school purposes in said city shall approve; provided, that any portion of the