#### CHAPTER 225-S. F. No. 215

An act relating to game and fish and the issuance of licenses, amending Minnesota Statutes 1957, Section 98.45, Subdivision 1.

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

Section 1. Minnesota Statutes 1957, Section 98.45, Subdivision 1, is amended to read:

Subdivision 1. Game & fish, licenses. cept as specifically permitted in chapters 97 to 102, no person may take, buy, sell, transport, or possess any protected wild animals of this state or any aquatic plants without first procuring a license therefor as provided in section 98.46 or in section 98.48. Every license is issued for the calendar year and is void after the last day of the open season or the lawful time within that year during which the acts authorized may be performed. No license to take beaver or otter may be issued to any person after the third day of the open season provided therefor for that year. No license to take deer with firearm may be issued after the first day of the regular rifle season, and all license agents shall return all stubs and unsold license blanks to the county auditor on the second day of such season. Only one license of each kind may be issued to a person in any calendar year. No license may be transferred except as expressly authorized.

Approved April 13, 1959.

### CHAPTER 226-H. F. No. 214

# [Coded]

An act relating to the public health; requiring employees of school districts to show freedom from tuberculosis.

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

Section 1. [144.491] Employees to be free from tuberculosis. Subdivision 1. Annual tests may be school district obligation. The employees of all school districts, as defined in Section 122.011, shall at the time of employment and from time to time thereafter as the school board shall require not exceeding each third year thereafter show freedom from tuberculosis by a report on a tuberculin test, or, if an employee reacts to a tuberculin test, by a report on a chest x-ray examination. Such test and x-ray shall be conducted by

a physician of the teacher's own choosing, who shall give the school district a report of his finding. Such reports shall be made at such period of the year and to such authority of the school district as the school board shall designate. The school district shall assume as a legal obligation the payment of the cost of the services necessary for such diagnosis and report and the cost of transportation of the teacher in connection thereof.

Subd. 2. Employees showing tuberculosis excluded from employment. If the chest x-ray examination, where required, shows evidence of active tuberculosis and the employee is certified by the teacher's doctor to be infectious and to be dangerous to the public health, it shall be the duty of the school board immediately to exclude such person from his employment during the period of infectiousness, provided however that such exclusion from employment shall not restrict the rights acquired by teachers pursuant to Minnesota Statutes 1957, Section 130.18 and Section 130.22 to and including Section 130.32.

Approved April 13, 1959.

### CHAPTER 227—H. F. No. 1416

# [Not Coded]

An act relating to the department of employment security building in Minneapolis, authorizing additional improvements thereto and the acquisition by purchase or condemnation of certain property and appropriating money therefor.

WHEREAS, the Congress of the United States by Public Law 567, 83d Congress, Chapter 657, enacted the Employment Security Administrative Financing Act of 1954, which was approved August 5, 1954; and

WHEREAS, pursuant to said act there has been deposited to the credit of the state of Minnesota in the federal unemployment trust fund as of July 1, 1958, the sum of \$2,212,223.87; and

WHEREAS, said act provides that a state may, pursuant to a specific appropriation made by the legislative body of the state, use money withdrawn from its account in the payment of expenses incurred by it for the administration of its unemployment compensation law and public employment offices; and

WHEREAS, by laws of Minnesota for 1957, Chapter 848,