unexpended balances remaining on June 30, 1961, of moneys appropriated by Extra Session Laws 1959, Chapter 48, are reappropriated and made available for the biennium beginning July 1, 1961, notwithstanding the provisions of Extra Session Laws 1959, Chapter 48, Section 3, to the contrary.

Approved April 10, 1961.

## CHAPTER 267—H. F. No. 339

An act authorizing the temporary assignment of a probate judge or retired probate judge to serve and perform the duties of another judge; providing for the payment of judges on temporary assignment; and amending Minnesota Statutes 1957, Section 525.051, as amended by Extra Session Laws 1959, Chapter 60.

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

Section 1. Minnesota Statutes 1957, Section 525.051, as amended by Extra Session Laws 1959, Chapter 60, is amended to read:

525.051 Temporary assignment of judges. Except for the reasons prescribed by Minnesota Statutes 1957, Section 525.05 relating to disqualification of a probate judge, if for any other reason it is necessary to assign a judge to perform the duties of the probate judge of any county, the chief judge of the district court of the judicial district in which the county is situated, upon the petition of any person, may assign any probate judge to serve and discharge the duties of the probate judge in any such county at such times as the chief judge shall determine. Such Whenever by reason of disqualification, absence, illness, incapacity or other cause, the probate judge of any county is unable to act, or whenever the interest of the public or of any person interested in any matter requires that such probate judge should not act, any other probate judge, or probate judge who has retired as a probate judge, and who consents so to act, may be assigned to serve and discharge the duties of such probate judge in his stead at such times or for such purposes as may be directed. by order of such probate judge or in the event of his death or his refusal, failure, or inability so to order as determined by the chief judge of the district court of the judicial district in which the county is situated, by order of such chief judge. Any probate judge or retired probate judge temporarily as-

Changes or additions indicated by italics, deletions by strikeout.

signed to serve and discharge the duties of the probate judge in such other county shall be paid such additional compensation and be re-imbursed for such reimbursed for all reasonable and necessary mileage and expenses and may, when so ordered by such chief judge, be paid such additional compensation as the such chief judge shall fix, but in no event shall the any compensation so paid exceed the rate of compensation prescribed by law as a the salary of the probate judge of in the county to in which such said probate judge or retired probate judge is temporarily assigned. It shall be the duty of the county to which a probate judge or retired probate judge is temporarily assigned to serve and discharge the duties of the probate judge, to make payment to such probate judge or retired probate judge in the amount and in the manner prescribed by the chief judge of all amounts due him under the provisions hereof for mileage, expenses or compensation.

Any substitute judge while acting in such capacity shall have all the power, authority, and jurisdiction of the resident judge, including juvenile, municipal or other jurisdiction conferred by law, irrespective of the nature of the jurisdiction of the substitute judge in the county from which called to serve.

Approved April 10, 1961.

## CHAPTER 268—H. F. No. 524

[Not Coded]

An act relating to petitions in certain cases for the detachment and annexation of land in Becker county from former common school district no. 52> to independent school district no. 23.

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

Section 1. Independent School District No. 23; annexation of land. Any petition filed on or before August 1, 1959 for detachment from Common School District No. 52, and to annex lands to independent School District No. 23 pursuant to the provisions of Chapter 71, Article III, Section 5, Laws of 1959 Extra Session, and hearing not having been had on the petition prior to the platting and consolidation of such district with Independent School District No. 553,

Changes or additions indicated by italics, deletions by strikeout.