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.

the county board may have such hearings and order the annexation notwithstanding any limitation of time provided in said laws. Upon such detachment and annexation the property of the petitioner is taxable for payment of any school purpose obligations authorized by or outstanding against the district to which annexation is made, and for only such school purpose obligations, if any, incurred to which said property was subject prior to the date of the petition.

Sec. 2. This act is subject to Chapter 368, Laws of 1959, and approval by the school board of Independent School District No. 23, and the Board of County Commissioners of Becker County.

Approved April 10, 1961.

CHAPTER 269—H. F. No. 526

An act relating to intoxicating liquor and the issuance of licenses to certain clubs; amending Minnesota Statutes 1957, Section 340.11, Subdivision 6.

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

Section 1. Minnesota Statutes 1957, Section 340.11, Subdivision 6, is amended to read:

Subd. 6. "On sale" licenses may be issued, except in cities of the first class, in addition to the limitations, as herein provided, to bona fide clubs in existence for 20 years which are duly incorporated and which licenses shall be for the sale of intoxicating liquors to members only for a license fee of \$100. and to bona fide clubs of congressionally chartered veterans organizations, which clubs have been in existence for ten years prior to January 1, 1961. All such clubs shall be duly incorporated to be eligible to apply for a license. Licenses issued shall be for the sale of intoxicating liquors to members only. The license fee shall be \$100.

Approved April 10, 1961.

CHAPTER 270—H. F. No. 600

An act relating to real property conveyances; providing certain procedures in regard to defaults in contracts for such

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