SESSION LAWS

Sec. 5. This act shall be effective only after it has been approved by a resolution adopted by a majority of the members of the board of supervisors of said town and upon compliance with Laws 1959, Chapter 368.

Approved April 20, 1961.

CHAPTER 686-H. F. No. 1612

[Not Coded]

An act relating to the participation by Hennepin county in the payment of administrative expenses incurred by the city of Minneapolis for distribution of federal surplus commodities and commodity stamps.

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

Section 1. Hennepin County; federal surplus commodities. Notwithstanding the provisions of Minnesota Statutes 1957, Section 261.202, the County Board of Hennepin County and the Hennepin County Welfare Board shall levy, contribute and expend in the furtherance of the distribution of federal surplus commodities and commodity stamps a share of the City of Minneapolis' cost of administration of such surplus commodity and commodity stamp program in a monthly amount pursuant to billing by the City of Minneapolis equivalent to the proportion that recipients of such commodities or stamps certified by the county as being eligible therefor bears to the total number of recipients of federal surplus commodities and commodity stamps within the City of Minneapolis.

Sec. 2. This act shall become effective only after its approval by a majority of the governing bodies of the County of Hennepin and the City of Minneapolis and upon compliance with the provisions of Laws 1959, Chapter 368. The maximum Minneapolis can pay is \$15,000.

Approved April 20, 1961.

CHAPTER 687-H. F. No. 1637

An act relating to the state civil service; amending Minnesota Statutes 1957, Section 43.22, Subdivision 3.

Changes or additions indicated by *italics*, deletions by strikeout.

[Chap.

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

Section 1. Minnesota Statutes 1957, Section 43.22, Subdivision 3, is amended to read:

Subd. 3. Leaves, when granted. Leave of absence may be granted to an officer or employee holding a position in the classified service and shall be conclusively presumed to have been granted to an officer or person holding a position on January 1, 1939, thereafter included within the classified service to enable such person to take an appointive position in the state unclassified service. Persons having accepted or accepting appointive positions in the unclassified service shall, upon the termination thereof, be restored to the status and position which they last held at any time within one year after the termination of their appointment in the unclassified service.

When a person's appointment to a position in the unclassified service is terminated and he is restored, as provided by this subdivision, to the status and position in the classified service which he last held just prior to accepting the appointment in the unclassified service and the position to which he is being restored is occupied by another person who has been given a permanent appointment to such position, the latter person shall be restored to the status and position last previously held by him in the classified service upon application therefor to the director of civil service.

Within ten days after the director receives the application of the person in the unclassified service to be restored to his former position in the classified service, the director shall notify the person occupying the position of such application. The person occupying the position shall have ten days from the date he receives the director's notification to make application to the director to be restored to his former position in the classified service. The person occupying the position to which the person in the unclassified service is returning shall be restored to the position last previously held by him in the classified service effective the same day the person returning from the unclassified service resumes his former position.

Approved April 20, 1961.

Changes or additions indicated by *italics*, deletions by strikeout.

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