sible for all license blanks issued to, and license fees received by, his agents except in Ramsey County or in counties to which Laws 1951, Chapter 381 applies. In such eounty counties the responsibility imposed above upon the county auditor is imposed upon the eounty counties.

Section 2. This Act becomes effective upon approval by the Board of County Commissioners of Ramsey County, and upon compliance with Laws of 1959, Chapter 368.

Approved May 17, 1963.

CHAPTER 776-S. F. No. 1785

[Not Coded]

An act relating to fees of the sheriff in Ramsey county.

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

Section 1. Ramsey county; service of process; sheriff's fee. In Ramsey County the sheriff shall charge a fee of One Dollar for receiving, indexing and putting in line for service each summons and complaint left with him for service. Such fee shall be in addition to any other fees now provided by law, and shall be absorbed by the plaintiff in the action. It shall not be charged to the defendant nor taxed as costs against him in the action or any proceedings ancillary thereto.

Sec. 2. This act shall take effect upon its approval by the Board of County Commissioners of Ramsey County, and upon compliance with Laws 1959, Chapter 368.

Approved May 17, 1963.

CHAPTER 777-S. F. No. 1788

[Not Coded]

An act relating to civil service in Ramsey county; authorizing the senior judge of the district court to appoint a replacement for a civil service commissoner who has disqualified himself from participating in a disciplinary hearing; amending Laws 1941, Chapter 513 as amended.

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

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

Section 1. Laws 1941, Chapter 513, Section 14, be amended to read:

Sec. 14. Ramsey county; civil service commissioner; removals and demotions.

No person in the classified service who shall have been permanently appointed or inducted into such service under the provisions of this act, shall be removed, demoted or discharged except for cause. Removal, reduction or suspension for religious or political reasons shall not be considered "cause" for such action under the provisions of this act. If any appointing officer desires to demote or discharge any such employee, he shall present such employee with the charges against such employee in writing, and file a copy of the said charges with the administrator. The accused employee may, within ten days from the date the charges are served upon him, file with the administrator a written demand for a hearing whereupon the commission shall conduct such hearing without unnecessary delay. After such hearing the commission may, if it considers the evidence to so warrant, affirm the action of the appointing officer. or, if the commission determines said action of the appointing officer to be without just cause, order the reinstatement of such employee, or said commission may, in its judgment, reduce the punishment sought to be applied by the appointing officer to a reduction or suspension. If said commission determines that the action of the appointing officer was without cause, it may order that the accused employee be paid his salary during the period he was off duty because of said removal without cause. All hearings of such charges by the commission shall be public, and the accused shall be entitled to be present in person and present his defense. Any officer or employee may appeal from the decision of the commission to the district court of said county, which court shall determine whether the record of the hearing contains evidence upon which the commission could have reached such decision and whether such commission abused the discretion granted it under the provisions of this act. There shall be no appeal from the determination of the district court in the matter.

Any member of the commission may withdraw from any hearing to be held pursuant to this section if he deems himself disqualified for good cause. All vacancies on the hearing board created by the above reason shall be filled by the senior judge of the district court of the County of Ramsey by appointing a person who is a citizen of the United States and a resident of the County of Ramsey, for the sole purpose of participating in the hearing. Each person so

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appointed shall be allowed the per diem paid members of the commission for each day actually devoted to duties as a member of the hearing board.

Sec. 2. This act shall become efficience upon approval by the county board of Ramsey County and upon compliance with the provisions of Minnesota Statutes, Section 645.021.

Approved May 17, 1963.

CHAPTER 778-S. F. No. 1814

[Not Coded]

An act appropriating money to pay certain persons bonuses for Korean conflict services.

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

Section 1. Korean conflict bonuses; appropriations. There is appropriated from the general revenue fund the sums of money set forth in this section to the persons named herein in full payment of claims against the state for adjusted compensation arising from Korean conflict services:

Galvin, Gerald M., 1757 Dayton Ave., St. Paul, Minnesota	\$135.00
Hamling, Herbert, 606 Benton St., Boone, Iowa	82.50
Harbitz, Lawrence G., 2507 W. Freeway Lane, Phoenix, Arizona	392.50
Peach, Frederick W., Jr., 2546 Dupont Ave. So., Minneapolis, Minnesota	232.50
Wood, Richard G., Lot 13, Castle Trailer Court, Rochester, Minnesota	400.00
Sec. 2. This act is effective upon final enactment.	
Approved May 17, 1963.	

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