- (4) Junior deputy elerks, from \$3,696 to \$4,224.
- (c) All of the foregoing salaries are payable out of the treasury of the city of Minneapolis in semimonthly installments.
- (d) Each junior deputy clerk and each senior deputy elerk shall serve in his classification for one year at the minimum salary for that classification, and his salary shall be increased at the end of each year's service by \$132 \$300 for junior deputy elerks and \$125.40 for senior deputy elerks until such salaries reach the maximum salaries for such elassifications classification. This act shall not be construed to reduce the present salary of any deputy clerk. Deputy clerks returning from active service in the armed forces of the United States shall receive automatic salary increases in the same fashion as though the time spent in said active service had been spent as a deputy clerk. With the approval of a majority of the judges, senior deputy elerks may be started in that elassification at a salary more than the minimum and may be granted raises in excess of \$125.40 per year by the elerk.
- Sec. 3. The provisions of section 2 are retroactive to January 1, 1963.
- Sec. 4. In addition to the salaries set forth in section 2 of this act, each employee in the deputy clerk category at the time of passage of this act shall receive an increase in salary in the amount of \$200 per annum retroactive to January 1, 1963. No deputy clerk's salary may be increased, under the provisions of this section, above the maximum set by this act for a deputy clerk. The maximum salary of the employees in the deputy clerk category shall be \$7,380 effective January 1, 1964.
- Sec. 5. Extra Session Laws 1961, Chapter 44, is hereby repealed.

Approved May 17, 1963.

CHAPTER 785—S. F. No. 1871

[Not Coded]

An act relating to the compensation of an assignment clerk and assistants employed by the judges of the fourth judicial district; amending Laws 1921, Chapter 80, Section 3, as amended.

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

Changes or additions indicated by italics, deletions by strikeout.

Section 1. Laws 1921, Chapter 80, Section 3, as amended by Laws 1961, Chapter 53, Section 3, Subdivision 1, is amended to read:

Sec. 3. Fourth judicial district; assignment clerk; salary and expenses; payment. Subdivision 1. The compensation of such assignment clerk shall not exceed \$7,500 \$8,250 annually, and the compensation of any assistant to any assignment clerk shall not exceed \$6,000 \$6,600 annually.

Approved May 17, 1963.

CHAPTER 786-S. F. No. 1873

[Not Coded]

An act relating to retirement allowances for employees of cities of the first class; amending Laws 1957, Chapter 563.

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

- Section 1. Laws 1957, Chapter 563, is amended to read:
- Section 1. Court reporter, cities first class, retirement allowance. Any stenographic reporter employed by a municipal court in any city of the first class which has a retirement system established pursuant to the provisions of Chapter 422, Minnesota Statutes 1949, and who becomes a contributing member of such fund and who leaves the service of such city and becomes a stenographic reporter of the county in which such city of the first class is located, shall have the option of retaining his membership in such retirement system established pursuant to Chapter 422, Laws of Minnesota Minnesota Statutes 1949, notwithstanding the provisions of Chapter 353, Minnesota Statutes 1949, and such election shall be made within 60 days thereof, at which time it shall be final and irrevocable.
- Sec. 2. Any stenographic reporter who was a contributing member of a fund as set forth in section I hereof and who left the municipal court service and became a stenographic reporter of the county in which such municipal court is located prior to April 20, 1957, and who returns to the municipal court service in such city and again becomes a contributing member of the fund shall receive credit for such county stenographic reporter service upon payment to said retirement fund the amount he would have paid if he had not left the service of the municipal court plus four per-

Changes or additions indicated by italics, deletions by strikeout.