

Pine City, Brainerd, and Hutchinson (25% of cost to match federal grants) .47,100

Of the sum of \$40,000 appropriated to the adjutant general from any money in the state treasury not otherwise appropriated by Laws 1961, Chapter 500, Section 2, the unexpended and unencumbered balance thereof is hereby reappropriated to the adjutant general for the purpose of rehabilitating the armory situated in the city of Jackson.

Sec. 4. Subdivision 1. To the regents of the university of Minnesota to be expended for the purposes and in accordance with the provisions of this act:

Subd. 2. At the Cloquet experimental forest:

(1) Superintendent's residence remodeling 5,000

Sec. 5. Notwithstanding any provision of law to the contrary, all the moneys appropriated herein shall be deemed for construction or other building improvement and shall be available until the purposes for which the appropriation was made shall have been accomplished or abandoned.

Sec. 6. This act is effective July 1, 1963.

Approved May 22, 1963.

CHAPTER 805—S. F. No. 1874

[Not Coded]

An act fixing the salary of the mayor of the city of Minneapolis and providing that he deposit in the treasury of such city certain other income received by him as such official.

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

Section 1. **Minneapolis, city of; mayor's salary.** Commencing July 1, 1963, the annual salary of the mayor of the city of Minneapolis shall be \$16,000, and shall be paid in the same manner as other salaries of the city.

Sec. 2. **Certain income to be deposited in city treasury.** The mayor of the city of Minneapolis shall each month pay to the treasurer of the city of Minneapolis for deposit in the current expense fund of such city, all fees for attendance at meetings, or other compensation received by him from any board, commission or other body

Changes or additions indicated by italics, deletions by strikeout.

of which he may be a member or may serve because of his position as mayor of the city of Minneapolis.

Sec. 3. Effective date. This act shall become effective only after its approval by a majority of the governing body of the city of Minneapolis and upon compliance with the provisions of Minnesota Statutes, Section 645.021.

Approved May 22, 1963.

CHAPTER 806—H. F. No. 163

[Coded in Part]

An act relating to a civil appeal code; amending Minnesota Statutes 1961, Sections 605.01, 605.02, 605.03, 605.05, 605.08, 605.09, 605.10, 605.14, 605.16, 605.17, 605.18, 605.20, and Chapter 605 by adding new sections; and repealing Minnesota Statutes 1961, Sections 605.04, 605.06, 605.11, 605.12, 605.13, 605.15, 605.22, and 605.23.

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

Section 1. Minnesota Statutes 1961, Section 605.01, is amended to read:

605.01 Civil appeal code; review by appeal. A judgment or order ~~in a civil action in a~~ *of the district court in a civil action* may be ~~removed to reviewed~~ *reviewed* by the supreme court by appeal; ~~of a party as provided in this chapter; and not otherwise.~~

Sec. 2. Minnesota Statutes 1961, Section 605.02, is amended to read:

605.02 Designation of parties; title. The party appealing shall be known as the appellant; and the adverse party as the respondent; ~~but~~ The title of the action shall not be changed in consequence of the appeal.

Sec. 3. Minnesota Statutes 1961, Section 605.03, is amended to read:

605.03 Manner of making appeal. *Subdivision 1.* An appeal shall be made by the service of a ~~written notice; in writing;~~ *written notice* on the adverse party; ~~and on the clerk with whom the judgment or order appealed from is entered; stating the appeal from the same; or some specific part thereof. To render the appeal effective for any purpose the party appealing shall; within the time~~

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