- Subd. 2. Additional pay. When called into active service by the governor, other than for encampment or maneuvers, including the time necessarily consumed in travel, each enlisted man of the Military Forces shall be paid by the State the pay and the allowances, when not furnished in kind, provided by law for enlisted men of similar grade, rating and length of service in the Regular Army armed forces of the United States, and in addition thereto, the sum of \$2.50 a day. The minimum pay of any enlisted man while on such active service shall be not less than \$5.00 a day.
- Sec. 3. Minnesota Statutes 1961, Section 193.29, Subdivision 1, is amended to read:
- 193.29 Control of new armory. Subdivision 1. Armory board. The control operation and use of each armory building and grounds occupied by any of the military forces of the state shall be vested in an armory board consisting of officers representing the organization or organizations quartered therein, as hereinafter provided, except that the commission-owned armories which have been or may be constructed or acquired and operated under the provisions of sections 193.01 to 193.14 193.139 to 193.149, and acts supplementary thereto shall be controlled and operated as provided therein.

Approved March 23, 1965.

## CHAPTER 115-S. F. No. 314

An act relating to the bringing of children into the state for adoption by certain relatives; amending Minnesota Statutes 1961, Section 257.05.

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

- Section 1. Minnesota Statutes 1961, Section 257.05, is amended to read:
- 257.05 Adoption; bringing children into state. Subdivision 1. No person, except as provided by Subdivision 2, shall bring or send into the state any child for the purpose of placing him out or procuring his adoption without first obtaining the consent of the commissioner of public welfare, and such person shall conform to all rules of the commissioner of public welfare and laws of the State of Minnesota relating to protection of children in foster care. He shall file with the commissioner of public welfare a bond to the

Changes or additions indicated by italics, deletions by strikeout.

state, approved by the commissioner of public welfare, in the penal sum of \$1,000, conditioned that he will not send or bring into the state any child who is incorrigible or unsound of mind or body; that he will remove any such child who becomes a public charge or who, in the opinion of the commissioner of public welfare, becomes a menace to the community prior to his adoption or becoming of legal age; provided however, that the commissioner of public welfare may in his discretion waive the filing of a bond and accept in lieu thereof a written guarantee of responsibility in such form as he shall prescribe. Before any child shall be brought or sent into the state for the purpose of placing him in foster care, the person bringing or sending the child into the state shall first notify the commissioner of public welfare of his intention, and shall obtain from the commissioner of public welfare a certificate stating that the home in which the child is to be placed is, in the opinion of the commissioner of public welfare, a suitable adoptive home for the child if legal adoption is contemplated or that the home meets the commissioner's requirements for licensing of foster homes if legal adoption is not contemplated. The commissioner is responsible for protecting the child's interests so long as he remains within the state and until he reaches the age of 21 or is legally adopted. Notice to the commissioner shall state the name, age, and personal description of the child, and the name and address of the person with whom the child is to be placed, and such other information about the child and the foster home as may be required by the commissioner.

Subd. 2. A parent, step-parent, grandparent, brother, sister and aunt or uncle in the first degree of the minor child who bring a child into the state for placement within their own home shall be exempt from the provisions of subdivision 1. This relationship may be by blood or marriage.

Approved March 23, 1965.

## CHAPTER 116-S. F. No. 341

An act relating to reimbursement of cost of care and support of children under state guardian or supervision from the revolving fund; repealing Minnesota Statutes 1961, Section 256.013.

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

Changes or additions indicated by italics, deletions by strikeout.