facturing purposes unless such producer has complied with the provisions of section 32.212.

- (10) After July 1, 1965, no person shall install a bulk tank except in a milk room or milk house which complies with the provisions of this act.
- (11) The enforcement of this act shall be administered by the Minnesota department of agriculture.
- (12) Any person violating any provisions of this act shall be punished by a fine of not more than \$50.
- Sec. 2. [32.213] Information on sale of bulk tanks. No bulk tank designed for the cooling and storage of milk shall be sold to anyone other than a wholesaler or dealer in such bulk tanks after July 1, 1965, without the seller delivering to the buyer an exact copy of this statute at or prior to the time of delivery of such bulk tank to the buyer.

Approved May 21, 1965.

## CHAPTER 531-S, F. No. 1170

## [Coded]

An act relating to outdoor advertising devices; prohibiting discrimination in the business of outdoor advertising; and providing penalties for violations thereof.

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

- Section 1. [325.88] Outdoor advertising; discrimination; definitions. Subdivision 1. For the purposes of this act the terms defined in this section have the meanings given them.
- Subd. 2. "Advertising device" means any billboard, sign, notice, poster, display emblem or similar item located out of doors which is intended to be viewed by the public from a highway or street and includes any structure used for the display of any such outdoor advertising device.
- Subd. 3. "Business of outdoor advertising" means the business conducted for direct profit through rentals, or other compensation received from the erection or maintenance of advertising devices.

Changes or additions indicated by italics, deletions by strikeout.

- Subd. 4. "Person" means an individual, partnership, firm, association, or corporation.
- Sec. 2. [325.89] Furnishing of space; exceptions. Subdivision 1. It is unlawful for any person engaged in the business of outdoor advertising to directly or indirectly discriminate on the basis of race, color, creed or political affiliation in the furnishing of advertising or advertising service or space for advertisements on advertising devices. This shall not be construed as making mandatory the assignment of space immediately adjacent to previously leased space for the promotion of conflicting services or ideas.
- Subd. 2. The person engaged in the business of outdoor advertising does not have to accept a request for advertising space from any person not willing to pay the prescribed rates or charges and the advertising of any material prohibited by law.
- Sec. 3. [325.90] Violations. Any person violating the provisions of this act is guilty of a misdemeanor.

Approved May 21, 1965.

## CHAPTER 532—S. F. No. 1270

## [Not Coded]

An act appropriating moneys from the employment security building fund which is hereby created; authorizing the acquisition of real property by gift, purchase or condemnation and construction thereon of a building for the department of employment security; authorizing the issuance and sale of state bonds under the provisions of Minnesota Constitution, Article 9, Section 6, to finance such fund; authorizing the sale of the state building presently occupied by the department of employment security; and appropriating the proceeds from the sale of such bonds and such building and federal funds granted as rental for equivalent office space quarters to the employment security building fund and the state bond fund.

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

Section 1. Employment security building; appropriation. There is hereby appropriated to the commissioner of administration from the employment security building fund in the state treasury, which fund is hereby created, the sum of \$3,500,000 for the purpose of acquiring real property within the city of St. Paul and con-

Changes or additions indicated by italics, deletions by strikeout.