individual is no longer considered an employee of such employer. For the purpose of this section the term "labor dispute" shall have the same definition as provided in the Minnesota labor relations act. Nothing in this subsection shall be deemed to deny benefits to any employee who becomes unemployed because of a lockout or by dismissal during the period of negotiation in any labor dispute and prior to the commencement of a strike.

- (8) (7) If such individual has, during his benefit year, refused suitable reemployment offered by a base period employer. The wage credits of such individual earned from such base period employer shall be canceled; provided that this clause shall not apply if:
- (a) prior to the date designated by such employer for the reemployment of such individual, such individual has been offered and accepted work with another employing unit, and on the date such individual was to have been reemployed by such base period employer, he was actually engaged in bona fide work with another employing unit, or
- (b) on the date designated for the reemployment of such individual by such base period employer, he was unable to accept such reemployment because of his own serious illness, except that such serious illness shall not include pregnancy or any illness resulting therefrom, or
- (c) on the date designated for the reemployment of such individual by such base period employer, he was unable to accept such reemployment because either he has moved his residence or the base period employer has removed the place of employment so as to render unreasonable the distance which such individual would be required to travel in order to accept the offer of reemployment.

For the purpose of this clause, reemployment offering substantially the same or better hourly wages and conditions of work previously provided to such individual by such base period employer during the base period shall be deemed to be "suitable reemployment."

Approved May 10, 1967.

CHAPTER 343—H. F. No. 943

[Not Coded]

An act relating to clerk hire in the office of probate court in Winona county; repealing Extra Session Laws 1961, Chapter 41.

Changes or additions indicated by italics, deletions by strikeout.

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

- Section 1. Winona county; probate court; clerk hire. In Winona county the amount of clerk hire for the office of the probate court shall not exceed \$12,000 per year.
- Sec. 2. Repealer. Extra Session Laws 1961, Chapter 41, is hereby repealed.

Approved May 10, 1967.

CHAPTER 344—H. F. No. 1249

[Not Coded]

An act relating to Anoka county; authorizing the Anoka county sheriff's civil service commission to select officers.

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

- Section 1. Anoka county; sheriff's civil service commission. The Anoka county sheriff's civil service commission shall annually select from the membership of such commission a chairman, a secretary and such other officers as the commission deems necessary. Such selection shall be in accordance with rules of procedure established by said commission and need not conform to the provisions of Minnesota Statutes, Section 387.33, as said provisions relate to the selection of officers.
- Sec. 2. This act takes effect when approved by the county board of Anoka county and upon compliance with Minnesota Statutes, Section 645.021.

Approved	May	10,	1967
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CHAPTER 345—H. F. No. 1295

An act relating to the use of the words "butter" or "buttered" in advertising or representations; providing for the adoption of rules and regulations in the use thereof; amending Minnesota Statutes 1965, Section 33.01.

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

Changes or additions indicated by italics, deletions by strikeout.