[Chap.

Sec. 2. Minnesota Statutes 1967, Section 88.01, Subdivision 17, is amended to read:

Subd. 17. Auxiliary forest. "Auxiliary forest" is used in relation to state forest, and includes any privately-owned tract of land, including roads and camp or work sites, set apart for, and chiefly devoted to, the production of timber or forest products under the restrictions, and subject to the provisions, of sections 84A.31 to 84A.36 88.47 to 88.53.

Approved March 18, 1969.

CHAPTER 55-S. F. No. 593

[Not Coded]

An act to provide new office space for the Minneapolis office of the workmen's compensation commission.

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

Section 1. Appropriation; Minneapolis workmen's compensation office. There is appropriated out of the general revenue fund in the state treasury to the workmen's compensation commission the sum of \$36,566 for the rental of space including remodeling for the Minneapolis office of the workmen's compensation commission. Such moneys shall not cancel until the end of the biennium ending June 30, 1971.

Sec. 2. This act shall be in effect from and after its final enactment.

Approved March 18, 1969.

CHAPTER 56-S. F. No. 605

An act relating to agriculture; apiary inspection and registration fees; amending Minnesota Statutes 1967, Section 19.19, Subdivision 2.

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

Changes or additions indicated by italics, deletions by strikeout-

Section 1. Minnesota Statutes 1967, Section 19.19, Subdivision 2, is amended to read:

Subd. 2. Agriculture; apiaries; inspection and registration. In addition to the annual registration fee, a person owning or possessing bees shall pay an annual inspection fee of five cents for each colony of bees owned, possessed, or operated. This fee shall be based upon the colony count taken as of June 15 of each year, and shall be payable on or before the last day of June of each year. A penalty of 50 percent of both the inspection fee and the registration fee imposed by subdivision 1 shall be imposed if a registration renewal certificate has not been applied for prior to August 1 of any year or within 30 days after a new apiary is established.

Approved March 18, 1969.

CHAPTER 57-S. F. No. 609

An act relating to agriculture; control of hemp and hemp weeds; amending Minnesota Statutes 1967, Sections 18.321 and 18.322.

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

Section 1. Minnesota Statutes 1967, Section 18.321, is amended to read:

Agriculture; hemp control; growing hemp (cannabis 18.321 sativa L.) for commercial purposes; licenses. Growing or mainte-nance of Indian hemp or Indian hemp weeds, cannabis sativa L., is permitted only for commercial uses, as herein defined. Commercial uses are such adaptations of Indian hemp or Indian hemp weeds as are necessary and proper for the manufacture of rope, sacks, and other sisal hemp products and such other non-injurious commercial products, including the manufacture of batts, yarn, thread, cordage, merchandise, cloth, and such other products as may be made from linen fiber, as have been or may be developed; submitted to the commissioner and approved by him. The commissioner is hereby authorized, and it shall be his duty, to license and authorize the growing of Indian hemp or Indian hemp weeds when the derivatives thereof are to be used solely for the commercial uses herein defined. Any person desiring to grow Indian hemp or Indian hemp weeds for commercial purposes, as herein defined, shall file an application for a license therefor with the commissioner, giving a description and the area of land intended to be so used. The commissioner shall issue a license to the

Changes or additions indicated by *italics*, deletions by strikeout.