LAWS of MINNESOTA for 1980

CHAPTER 407-H.F.No. 2119

An act relating to the military; extending indefinitely the duration of the authority of the adjutant general to acquire lands for military training from funds available in the military land fund; repealing certain obsolete provisions relating to the military land fund; amending Minnesota Statutes 1978, Sections 190.25; 190.26, Subdivision 1; 190.29; 190.30, Subdivisions 1, 5 and 6; and repealing Minnesota Statutes 1978, Sections 190.26, Subdivisions 2 and 3; and 190.27.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1978, Section 190.25, is amended to read:

190.25 LANDS FOR TRAINING ARMED FORCES. Subdivision 1. The adjutant general is hereby authorized to acquire in the name of the state by purchase, gift, or condemnation, all lands which he may deem necessary, including lands already devoted to a public use, for military or naval training purposes, adjacent to or in the vicinity of the military field training center at Camp Ripley, or at any other suitable place in this state, subject to the limitations of funds appropriated and available therefor. The authority conferred on the adjutant general by Laws 1951, Chapter 511, as amended by Laws 1953, Chapter 642, shall be in force and effect until June 30, 1980, and shall terminate on said date, except that any proceedings for the acquisition of land by eminent domain proceedings commenced on or prior to such date may be prosecuted to completion thereafter.

Subd. 2. The adjutant general may, except as to lands already devoted to a public use, at any time after the filing of a petition for the condemnation of any lands authorized by sections section 190.25, 190.26, 190.27, 190.29 and 190.30, take possession thereof of it. Except as otherwise provided by sections 190.25, 190.26, 190.27, 190.29 and 190.30, Proceedings for the condemnation of lands authorized herein shall be governed by Minnesota Statutes, Chapter 117, and aets amendatory thereof and supplementary thereto.

Subd. 3. The adjutant general is authorized to sell in the manner provided by law any or all timber, growing crops, buildings and other improvements, if any, situated upon the lands acquired under the authority of subdivision 1 or which may hereafter comprise the Camp Ripley military field training center and not needed for military or naval training purposes. The proceeds of any such sales shall be deposited in the military and naval land fund hereinafter created, and the moneys so deposited are hereby appropriated to the adjutant general out of said the fund in addition to other moneys appropriated by Laws 1951, Chapter 511 for the purposes provided in subdivision 1.

Subd. 4. The adjutant general is authorized, whenever military or naval training purposes require, to close and obliterate any and all public roads or high-

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ways established over and upon any of the lands, acquired under the authority hereof of this section. In order to accomplish prescribed military or naval training at the Camp Ripley Military Reservation, the adjutant general may temporarily close any road or highway adjacent to the Camp Ripley Military Reservation with the concurrence of the road authorities. Prior to closing any road or highway he shall erect suitable signs and barriers in ample time so as to minimize any inconvenience to the traveling public.

Sec. 2. Minnesota Statutes 1978, Section 190.26, Subdivision 1, is amended to read:

190.26 MILITARY LAND FUND. Subdivision 1. There is hereby created a special fund to be known as the military and naval land fund, to be used for the purposes hereinafter specified in section 190.25. To provide money for said fund the state auditor is hereby authorized and directed to levy upon all taxable property in the state in the manner in which other state taxes are levied in the taxable years 1952, 1953, 1954, 1955, 1956, 1957 and 1958, such sums as may be necessary to meet the appropriations and pay the certificates of indebtedness hereinafter authorized, not exceeding \$100,000 for each of said taxable years; and not exceeding \$700,000 in the aggregate, and to levy and collect annually such additional sum or sums as may be necessary to meet the interest on said certificates of indebtedness. In case of a deficiency in the proceeds of such tax levy for any year; the auditor shall levy sufficient additional amounts in succeeding years to compensate therefor until the full amount herein authorized has been raised. The proceeds of such taxes shall be credited to said military and naval land fund.

Sec. 3. Minnesota Statutes 1978, Section 190.29, is amended to read:

190.29 LEASE TO UNITED STATES. The adjutant general, with the approval of the governor, may lease any lands now owned or hereafter acquired by the state for military or naval training purposes, including the military training center at Camp Ripley, or any part thereof, to the United States for military or naval training purposes during such the times and upon such the terms as they deem find proper, provided that no lease shall be made for a term longer than 20 years, and sufficient facilities at said the training center shall be reserved for the maintenance and field training of the national guard of the state.

Sec. 4. Minnesota Statutes 1978, Section 190.30, Subdivision 1, is amended to read:

190.30 **REQUISITION FOR TAX-FORFEITED LAND.** Subdivision 1. The adjutant general may requisition for military or naval training purposes any tax- forfeited land in the state or any state land in the custody or under the control of the commissioner of natural resources or any agency of the department of natural resources, subject to the conditions hereinafter prescribed. Such The requisition shall be made by filing a certificate thereof executed by the adjutant general as follows:

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(a) With the county auditor of the county in which the land is situated in the case of tax-forfeited land held subject to any control or authority of the county board;

(b) With the officer having custody of the state land records in the department of natural resources in the case of any tax-forfeited land or other state land not subject to any control or authority of a county board.

Sec. 5. Minnesota Statutes 1978, Section 190.30, Subdivision 5, is amended to read:

Subd. 5. Land so requisitioned, so long as used by the state or by the United States for military or naval training purposes, shall be relieved from any trust in favor of any taxing district and from any control or authority of any other public agency for any other purposes. In case the use of such land for military or naval training purposes should cease, it shall revert to its status immediately prior to being requisitioned for such those purposes, and shall be subject to all the conditions and incidents attached to such its prior status.

Sec. 6. Minnesota Statutes 1978, Section 190.30, Subdivision 6, is amended to read:

Subd. 6. Expenses incident to the requisitioning of land for military or naval training purposes hereunder, to the leasing of such land to the United States, and to proceedings to perfect the title to such the land, if necessary, shall be payable from the appropriations hereinbefore made for acquisition of land.

Sec. 7. Minnesota Statutes 1978, Section 190.26, Subdivisions 2 and 3; and 190.27, are repealed.

Approved March 31, 1980

CHAPTER 408-H.F.No. 2135

An act relating to public welfare; providing that certain relatives of children receiving aid to families with dependent children are not responsible for contributions; amending Minnesota Statutes 1978, Section 256.87, Subdivision 1.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1978, Section 256.87, Subdivision 1, is amended to read:

256.87 CONTRIBUTION BY PARENTS; AMENDMENTS; REPEALS. Subdivision 1. ACTIONS AGAINST PARENTS FOR ASSISTANCE FURNISHED. If any time during the continuance of any assistance granted under sections 256.72 to 256.87 the state agency or county agency finds that any parentgrandparent, sister, or brother of any child receiving assistance is reasonably able to contribute to the necessary care and support of the recipient without undue

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