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Certificates or bonds not exceeding in principal amount fourfifths of one per cent of the assessed valuation of the taxable property of the county, not including the valuation of moneys and credits, may be issued and sold without submission, to the vote of the people.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved March 27, 1919.

CHAPTER 120-H. F. No. 340.

An act to save to municipal, county and state employes and officers who have been called into military service their status as such employes and officers and to continue their salaries during their absence in such military service.

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

Section 1. Municipal, county, and state employes doing military duty to retain positions and to receive continuous salaries.— Every county, municipal or state employe or officer serving in the national guard under call of the President of the United States as a member of such guard, or stationed at or receiving training in a regularly established federal or state training camp, may be given a leave of absence from his official duties by the proper county, municipal or state official for such purpose without change in his status of employment of office. Any leaves of absence heretofore granted or taken for any such purposes are hereby confirmed. No county, municipal or state employe or officer serving or who has served in the national guard under the call of the President of the United States as a member of such guard, or been stationed at or received training in a regularly established federal or state training camp shall thereby lose his status as such employe or officer and his salary shall continue during such military service.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved March 27, 1919.

CHAPTER 121-H. F. No. 547.

An act to amend Section 4631, General Statutes, 1913, relating to the superintendent of banks, his deputy and other assistants and to the duties and qualifications of such deputy and assistants.

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

Section 1. Employes in office of superintendent of banks.— That section 4631, General Statutes, 1913, be and the same is hereby amended so as to read as follows:

4631. The superintendent of banks may appoint, and at plea-

sure remove, a deputy superintendent, ten examiners, ten assistant examiners, two second assistant examiners, one chief clerk, two assistant clerks, four stenographers, and such other employes as are needed to discharge in the proper manner the duties imposed by law upon the superintendent of banks. Such deputy and examiners shall each give bond to the state in the sum of ten thousand dollars, and the clerks and other assistants, whenever so provided, shall each give bond to the state in such sum as may be designated by the superintendent of banks; all such bonds to be approved by the superintendent of banks and filed in the office of the secretary of state. During the absence or disability of the superintendent of banks, said deputy superintendent shall have charge of the office and administer its affairs. The examiners and assistant examiners and second assistant examiners so to be appointed shall have had at least three years active experience in the banking business and shall furnish such evidence of their qualifications as expert accountants and general fitness for their duties as may be demanded by the superintendent of banks. Such examiners shall confine their work to the examination of state banks, savings banks, trust companies and other financial corporations located within the districts to which they shall be appointed as hereinafter provided, save and except that any such examiner may be temporarily transferred from his district to some other district by the superintendent of banks when it shall appear that the interests of the department shall be better served by so doing; and whenever it shall appear that the number of such banks and other financial corporations within any such examiner's district is more than can be properly examined twice during each year by the examiner, he shall be provided with such clerks or assistants as may be considered necessary by the superintendent of banks.

No examiner shall have the right to examine any bank, savings bank or other financial corporation in which he may have an interest, either directly or indirectly.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved March 27, 1919.

CHAPTER 122-H. F. No. 1014.

An act to amend Section 6592 General Statutes of Minnesota for 1913, relating to the election of trustees for religious corporations.

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

Section 1. Election of board of trustees for religious corporations.—That section 6592, General Statutes of Minnesota for 1913, be and the same is hereby amended to read as follows: