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."

Sec. 6. This act is effective July 1, 1967.

Approved May 18, 1967.

CHAPTER 574-H. F. No. 774

An act relating to the Minnesota Home School for Girls; amending Minnesota Statutes 1965, Section 242.51.

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

Minnesota Statutes 1965, Section 242.51, is amended to read:

boys. There is hereby created and established a separate school for the care, training, and education of girls and certain selected boys to be known as the "Minnesota Home School" for Girls". and the The provisions of all chapter 242 and other applicable laws providing for the commitment of girls children to the state training school for boys and girls youth conservation commission shall govern and regulate the commitment of girls and such selected boys to the school hereby established. All girls committed under any law relating to the commitment of girls to the state training schools shall be committed to the "Minnesota Home School" for Girls" hereby created and established.

Approved May 18, 1967.

Changes or additions indicated by italics, deletions by strikeout: