writ of execution or garnishment summons may be issued out of conciliation court.

Approved July 8, 1971.

EXTRA SESSION CHAPTER 10—S.F.No.55

An act relating to the Minnesota manpower services law; amending Minnesota Statutes 1969, Section 268.07, Subdivision 2, as amended.

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

Section 1. Minnesota Statutes 1969, Section 268.07, Subdivision 2, as amended by Laws 1971, Chapter 408, Section 1, is amended to read:

Subd. 2. MANPOWER SERVICES; BENEFITS; MAXIMUMS. If the commissioner finds that an individual has earned 18, or more, credit weeks, and \$540 or more in wage credits, within the base period of employment in insured work with one or more employers, benefits shall be payable to such individual during his benefit year as follows:

(1) Weekly benefit amount shall be equal to 50 percent of the average weekly wage of such individual, computed to the nearest whole dollar, subject to a maximum of \$64 per week.

(2) An individual's maximum amount of regular benefits payable in a benefit year shall not exceed the greater lesser of (a) 26 times his weekly benefit amount or (b) 70 percent of the number of credit weeks earned by such an individual computed to the nearest-even whole week times his weekly benefit amount.

(3) An individual who has exhausted his entitlement to benefits as determined by sections 268.02 through 268.25 and cannot establish entitlement to unemployment compensation benefits under the law of any other state or the federal government may have his entitlement during his current benefit year extended by three weeks if during the 52 calendar week period immediately preceding his base period he earned 37 credit weeks in employment insured under this law and by three weeks for each such successive previous 52 calendar week period subject to a maximum of nine weeks. Such extended benefits

Changes or additions indicated by underline, deletions by strikeout.

Ch. 10

shall be payable only if the commissioner finds that the individual is either enrolled in a course of training or retraining approved by the commissioner and for which training allowances are not payable under any other state or federal law or the individual has completed such a course of training or retraining. Benefits paid under such extension are not chargeable to any employer's experience rating account. The commissioner shall establish suitable procedures for verifying prior employment and for the determination of appropriate training. The provisions of this clause shall cease to be effective for any individual exhausting his benefits after June 26,1971.

(4) Each eligible individual who is unemployed in any week shall be paid with respect to such week a benefit in an amount equal to his weekly benefit amount less that part of his earnings, payable to him with respect to such week which is in excess of $-\frac{12}{12}$. Such benefit, if not a multiple of \$1, shall be computed to the next higher multiple of \$1.

(5) The provisions of this subdivision shall apply to claims for benefits which establish a benefit year subsequent to June 27, 1971.

Approved July 8, 1971.

EXTRA SESSION CHAPTER 11—S.F.No.58

[Not Coded]

An act relating to the city of St. Paul, authorizing the expenditure of moneys remaining in its flood control project fund established pursuant to Laws 1957, Chapter 685, as amended.

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

Section 1. ST. PAUL, CITY OF; FLOOD CONTROL. Notwithstanding the provisions of Laws 1957, Chapter 685, as amended by Laws 1961, Chapter 495, as amended by Laws 1969, Chapter 666, requiring the availability of matching funds from the United States Government, the city of St. Paul may expend funds remaining in the "Flood Control Project Fund" established pursuant thereto for any expenditures reasonably required, as determined by the council of the city of St. Paul, for flood control purposes and flood plain management purposes.

Changes or additions indicated by underline, deletions by strikeout.

2258