of the federal government, the state, or another state, as a sending or receiving agency except in accordance with sections 15.51 to 15.57.

Sec. 4. Minnesota Statutes 1967, Section 15.56, is amended by adding a subdivision to read:

Subd. 5. Sending and receiving agencies may contract for the services of interchanged employees and by contract arrange for the method and amount of payment for employees and other terms of their employment, so far as not governed by sections 15.51 to 15.57. Any interchange of employees contemplated by a department, agency, or instrumentality of the state which is subject to the provisions of Minnesota Statutes, Chapter 16, shall be submitted for review to the commissioner of administration before arrangements are entered into for such interchange.

Sec. 5. Minnesota Statutes 1967, Section 15.56, is amended by adding a subdivision to read:

Subd. 6. Consultants who are not full time employees may be paid by both the sending and receiving agencies, but not for the same work. Sections 15.51 to 15.57 shall not affect the method of paying or employing persons for full time or part time service in the military service of the state or the United States.

Approved June 9, 1969.

## CHAPTER 1141-H. F. No. 606

## [Coded]

An act relating to county welfare boards; authorizing certain county welfare boards to take steps to compel certain persons under court order to pay money for children; authorizing entry of judgment and creating rights by subrogation in certain cases; validating certain marriages; amending Minnesota Statutes 1967, Section 393.07, by adding a subdivision.

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

Section 1. Minnesota Statutes 1967, Section 393.07, is amended by adding a subdivision to read:

Subd. 9. County welfare board; child support orders; power to compel certain persons to pay child support. When directed by a judge of district court or when a person under court order is in de-

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

fault in making child support payments to another person who is indigent and who has custody of the children for whom such payments have been ordered, the county welfare board, except the Hennepin county welfare board, shall take such steps as may be necessary to compel the person in default on such payments to make them; to take such steps as may be necessary to compel such persons to make reimbursement to comply with the order of court when in default; and to institute, if necessary, contempt proceedings on behalf of such person or persons to whom money or property is ordered to be paid or delivered. It shall be the duty of the county attorney to conduct such contempt proceedings when directed by a judge of the district court or when requested by the county welfare board. The county attorney in such contempt proceedings or upon a separate motion supported by order to show cause and affidavits may move the court that any defaults or delinquent payments under such order of support be reduced to a judgment against the defaulting party, and where the county welfare board or any other public agency has advanced and expended funds to supply the unmet needs of such children because of such default by failure to pay the court order, such county welfare board or other public agency shall be subrogated and may recover under such judgment to the extent that public funds were expended for the care and support of such children. The additional cost incurred by the county attorney to bring contempt actions under this subdivision shall be paid from the moneys collected in such actions in whatever manner and amount approved by a judge of that particular county district court.

Sec. 2. Any marriage performed prior to the effective date of this act that would be valid under Minnesota Statutes 1967, Chapter 517, except that a party was serving in the armed forces of the United States or the state of Minnesota and was represented by a proxy, is valid.

Sec. 3. If any provision of this act or the application thereof to any person or circumstance is held invalid, its invalidity does not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.

Approved June 9, 1969.

## CHAPTER 1142-H. F. No. 607

An act relating to garnishment; amending Minnesota Statutes 1967, Sections 571.41; 571.42; 571.43; 571.47; 571.48; 571.49,

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