by corporations, foreign and domestic, and is used for agricultural purposes.

- Sec. 2. [500.23] ANNUAL CORPORATION REPORTS. Subd. 2. All corporations, foreign and domestic, which own or lease agricultural land in this state used for the growing of crops or the keeping of poultry or livestock, or which own or lease any land on which poultry or livestock are confined for feeding purposes shall, on or before March 15 of each year commencing 1972, file with the secretary of state a special annual report setting forth:
 - (1) The name of the corporation and its place of incorporation;
- (2) The address of the registered office of the corporation in this state, and the name of its registered agent in this state at such address, and, in the case of a foreign corporation, the address of its principal office in its place of incorporation;
- (3) The acreage and location listed by section, township and county of each lot or parcel of land in this state owned or leased by the corporation and used for the growing of crops or the keeping or feeding of poultry or livestock;
- (4) The names and addresses of the executive officers and the board of directors of the corporation, as shown on the records.

Each report required to be filed under this section shall be verified and sworn to by the president or other authorized agent of the corporation filing it. Any person who shall knowingly submit, or who through the proper and due exercise of care and diligence should have known that any submission of information and statements required by this act are false or materially misleading, or who fails or refuses to submit such information and statements, shall be guilty of a gross misdemeanor.

Approved April 30, 1971.

CHAPTER 202-S.F.No.850

[Coded in Part]

An act relating to military affairs; providing for the powers and duties of the military forces of the state; prescribing penalties; amending Minnesota Statutes 1969, Sections 190.03; 190.05, Subdivision 5; 192.24; 192.261, Subdivisions 5 and 6; 192.31; 192.54; and 192.61; and Chapters 192 and 193, by adding a section; repealing

Minnesota Statutes 1969, Sections 190.115, 190.12, 192.48, 192.56, 192.57, 192.58, and 193.33.

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

Section 1. Minnesota Statutes 1969, Section 190.03, is amended to read:

- 190.03 MILITARY AFFAIRS; POWERS AND DUTIES OF MILITARY FORCES; LAWS TO CONFORM TO UNITED STATES REGULATIONS. The intent of the Military Code and all acts of the state affecting the military forces is to conform to all acts and regulations of the United States affecting the same subjects, except as otherwise expressly provided by chapter 192A with respect to military justice, and all acts of the state shall be construed to effect this purpose, and anything to the contrary shall be held to be null and void as long as the subject matter shall have been acted on by the United States; and upon any subject not acted upon with reference to these matters by United States authority, any act of the state shall be in full force and effect.
- Sec. 2. Minnesota Statutes 1969, Section 190.05, Subdivision 5, is amended to read:
- Subd. 5. "Active service" shall be understood and construed to be service on behalf of the state, in case of public disaster, war, riot, tumult, breach of the peace, resistance of process, or whenever the same is threatened, whenever called upon in aid of civil authorities, at encampments whether ordered by state or federal authority, or upon any other duty requiring the entire time of the organization or person, including travel to and from any duty. "On duty" shall include periods of drill and such other training and service as may be required under state or federal law, regulations or orders and travel to and from duty.
- Sec. 3. Minnesota Statutes 1969, Section 192.24, is amended to read:
- 192.24 EXEMPT FROM JURY DUTY. Owing to liability to call for military duty during his term of service, every officer and enlisted man of the National Guard shall be exempt from duty as juror-and if honorably discharged after five years of service he shall be forever exempt.
- Sec. 4. Minnesota Statutes 1969, Section 192.261, Subdivision 5, is amended to read:
- Subd. 5. ACTIVE DUTY FOR TRAINING, INACTIVE DUTY TRAINING; REEMPLOYMENT RIGHTS. (a) Any such public officer or employee who is a member of the military forces who is ordered to an initial period of active duty for training of not less than three consecutive months shall, upon application for reemployment within 31 days after (1) his release from that active duty for training

after satisfactory service, or (2) his discharge from hospitalization incident to that active duty for training, or one year after his scheduled release from that training, whichever is earlier, be entitled to all reemployment rights and benefits provided by Minnesota Statutes 1961, Section 192.261, and acts amendatory thereof, except that any person restored to a position in accordance with the provisions of this clause shall not be discharged from such position without cause within six months after that restoration.

- (b) Any such public officer or employee not covered by Minnesota Statutes, Section 192.26, or by clause (a) of this subdivision shall, upon request, be granted a leave of absence by his employer for the period required to perform active duty for training or inactive duty training in the military forces. Upon his release from a period of such active duty for training or inactive duty training, or upon his discharge from hospitalization incident to that training, such employee shall be permitted to return to his position with such seniority, status, rate of pay, and vacation as he would have had if he had not been absent for such purposes. He shall report for work at the beginning of his next regularly scheduled working period after expiration of the last calendar day necessary to travel from the place of training to the place of employment following his release, or within a reasonable time thereafter if delayed return is due to factors beyond the employee's control. Failure to report for work at such next regularly scheduled working period shall make the employee subject to the conduct rules of the employer pertaining to explanations and discipline with respect to absence from scheduled work. If that employee is hospitalized incident to active duty for training or inactive duty training, he shall be required to report for work at the beginning of his next regularly scheduled work period after expiration of the time necessary to travel from the place of discharge from hospitalization to the place of employment, or within a reasonable time thereafter if delayed return is due to factors beyond the employee's control, or within one year after his release from active duty for training or inactive duty training, whichever is earlier. If an employee covered by this clause is not qualified to perform the duties of his position by reason of disability sustained during active duty for training or inactive duty training, but is qualified to perform the duties of any other position in the employ of the employer or his successor in interest, he shall be restored by that employer or his successor in interest to such other position the duties of which he is qualified to perform as will provide him like seniority, status, and pay, or the nearest approximation thereof consistent with the circumstances in his case. For the purpose of this paragraph, the terms "active duty for training" and "inactive duty for training" shall have the meanings subscribed to them by the United States Code Annotated, Appendix 50, Section 459(g) of the Selective Service Act of 1967.
- (c) Any employee not covered by clause (a) shall be considered as having been on leave of absence during the period required to report

for the purpose of being inducted into, entering or determining by a preinduction or other examination his physical fitness to enter the military forces. Upon his rejection, upon completion of his preinduction or other examination, or upon his discharge from hospitalization incident to that rejection or examination, such employee shall be permitted to return to his position in accordance with the provisions of clause (b).

- Sec. 5. Minnesota Statutes 1969, Section 192.261, Subdivision 6, is amended to read:
- Subd. 6. STATE **EMERGENCIES:** REEMPLOYMENT RIGHTS OF NON-PUBLIC EMPLOYEES. A person who engages in active service in the military forces in time of emergency declared by the proper authority of the state who is not an officer or employee of the state or of any political subdivision, municipal corporation, or other public agency of the state is entitled to leave and reinstatement in the same manner and to the same extent as granted to officers and employees of the state or of any political subdivision, municipal corporation, or other public agency of the state by subdivisions 1 to 4. The provisions of this subdivision shall not entitle a person given leave and reinstatement rights by this subdivision to any pay during such service as provided by Minnesota Statutes, Section 192.26. The provisions of this subdivision do not apply to situations in which the person's reemployment rights are protected by section 9 of the universal military training and service act United States Code Annotated, Appendix 50, Section 459(g) of the Selective Service Act <u>of 1967</u>.
- Sec. 6. Minnesota Statutes 1969, Section 192.31, is amended to read:
- 192.31 MILITARY FORCES NOT TO BE RESTRICTED BY TRAFFIC REGULATIONS. The military forces of the United States and of the state, the adjutant general and general officers of such forces with official insignia displayed, while on any authorized duty, shall not be restricted by state or municipal traffic regulations when under military or civil traffic control personnel, and shall have the right of way on any street or highway through which they may pass against all except carriers of the United States mail, fire engines, and police vehicles, and emergency service vehicles.
- Sec. 7. Minnesota Statutes 1969, Chapter 192, is amended by adding a section to read:
- [192.351] INTERFERENCE WITH PERFORMANCE OF MILITARY DUTIES WHILE IN ACTIVE SERVICE. Any person who intentionally obstructs, hinders, or prevents any officer or soldier of the national guard from performing his duties while on active service may be arrested by an officer or soldier present. Such officer or

soldier shall turn him over to any peace officer of the city or place in which such active service is taking place and such peace officer may thereupon deliver such offender for examination and trial before any court having jurisdiction. Any person violating the provisions of this section shall be guilty of a gross misdemeanor.

- Sec. 8. Minnesota Statutes 1969, Section 192.54, is amended to read:
- 192.54 TRANSPORTATION HIRE AND EXPENSE. The hire and expense of horses, motor vehicles, and other means of transportation required for the military forces when in active service, including camps of instruction, practice marches, parades, maneuvers, and other authorized purposes, when ordered by the governor as commander-in-chief, shall be paid by the adjutant general out of the funds appropriated for the maintenance of the military forces.
- Sec. 9. Minnesota Statutes 1969, Section 192.61, is amended to read:
- 192.61 FORMS, PRACTICE, PROCEDURE. The forms, practice, and procedure of courts of inquiry and courts-martial shall conform to the procedure of similar courts in the armed forces of the United States except when it is expressly provided otherwise by chapter 192A.
- Sec. 10. Minnesota Statutes 1969, Chapter 193, is amended by adding a section to read:
- [193.331] INTRODUCTION OF SPIRITUOUS AND OTHER LIQUORS IN ARMORIES. Except with the express consent and in accordance with the regulations of the adjutant general, every person who introduces a spirituous, vinous, or malt liquor into an armory or arsenal, unless under prescription of a medical officer of the guard and only for medical purposes is guilty of a misdemeanor.
- Sec. 11. Minnesota Statutes 1969, Sections 190.115, 190.12, 192.48, 192,56, 192.57, 192.58, and 193.33, are repealed.

Sec. 12. This act is effective July 1, 1971.

Approved April 30, 1971.

CHAPTER 203—H.F.No.71

An act relating to motor vehicles; requiring certain specifications for bumpers on motor vehicles; imposing a manufacturer's warranty