an attack may be imminent, the governor deems the place of the legislative session then prescribed to be unsafe, he may change it to any other place within or without the state which he deems safe and convenient.

- Sec. 3. [3.95] Special session in event of attack. In the event of an attack, if the legislature is not then in session, the governor shall convene a special session thereof, as soon as practicable, and in no case later than 30 days following the inception of the attack. If the governor fails to issue such a call, the legislature, on the first Tuesday after the first Monday after the expiration of 30 days following the date of the inception of the attack, shall convene without call at the place where the governor then maintains his official office.
- Sec. 4. [3.96] Quorum and vote requirements. In the event of an attack the quorum requirement for the legislature shall be a majority of the members of each house who convene for the session. Where the affirmative vote of a specified proportion of members of the legislature would otherwise be required for approval of a bill, resolution, or for any other action, the same proportion of those members of each house convening at the session shall be sufficient.

Approved April 20, 1961.

CHAPTER 573—H. F. No. 315

[Coded]

An act providing for succession to the governor.

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

Section 1. [4.06] Vacancy, succession. When a vacancy occurs, from any cause whatever, in the office of governor, the lieutenant governor shall become governor, and the last duly elected president pro tempore of the senate shall become lieutenant governor for the remainder of the term. When a vacancy occurs, from any cause whatever, in the office of governor and in the office of lieutenant governor, the president pro tempore of the senate shall become governor for the remainder of the term. If there be no president pro tempore of the senate, then the speaker of the house of representatives shall become governor for the re-

Changes or additions indicated by italics, deletions by strikeout.

mainder of the term; or if there be none, then the secretary of state, or the auditor, or the treasurer, or the attorney general, in that order, shall upon his resignation from office, become governor for the remainder of the term.

In case of the death or other failure to take office of the governor-elect, the lieutenant governor-elect shall become governor from the same time and in the same manner and for the same term as provided for the governor-elect. In case of the death or other failure to take office of both the governor-elect and lieutenant governor-elect, the last duly elected president pro tempore of the senate, or in the case of his death or other failure to take office, the last duly elected speaker of the house of representatives, or in the case of his death or other failure to take office, the secretary of state-elect, or under the same circumstances the auditor-elect, the treasurer-elect or the attorney general-elect, in that order shall become governor from the same time and in the same manner and for the same term as provided for the governor-elect.

Approved April 20, 1961.

CHAPTER 574—H. F. No. 340

An act relating to the probate code; relating to an account of a deceased, mentally incompetent, disabled or removed representative; and amending Minnesota Statutes 1957, Section 525.503.

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

Section 1. Minnesota Statutes 1957, Section 525.503, is amended to read:

525.503 Account of deceased, mentally incompetent, disabled or removed representative. When a sole or the last surviving representative dies, or becomes insane or otherwise mentally incompetent, When a sole or last surviving representative is removed, becomes mentally incompetent or disabled, or dies, he, his surety or his representative, upon appointment, shall file an a verified final account and petition for the settlement and allowances thereof, and if proper, for distribution. If the estate has not been fully administered, the surety shall not be discharged until a successor has been

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