to said county. The county shall not be entitled to reimbursement therefor from the patient, his estate or his relatives, except as provided herein. Each quarter the commissioner shall notify each county of the amount due under this section.

There is appropriated from the general revenue fund, or from the fund or account in the state treasury to which the money was credited, to the counties as provided by this section, an amount sufficient to make the necessary payments as are provided herein.

Approved May 13, 1963.

CHAPTER 656-S. F. No. 312

An act relating to arbitration; amending Minnesota Statutes 1961, Section 572,08.

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

Section 1. Minnesota Statutes 1961, Section 572.08, is amended to read:

572.08 Validity of arbitration agreements, application to specific agreements. A written agreement to submit any existing controversy to arbitration or a provision in a written contract to submit to arbitration any controversy thereafter arising between the parties is valid, enforceable, and irrevocable, save upon such grounds as exist at law or in equity for the revocation of any contract. The provisions of sections 572.08 to 572.30 shall apply to controversies arising out of any contract for the construction or repair of state trunk highways when such contract specifically provides for arbitration or when the parties agree to submit an existing controversy to arbitration. Sections 572.08 to 572.30 also apply to arbitration agreements between employers and employees or between their respective representatives unless otherwise provided in the agreement.

Approved May 13, 1963.

CHAPTER 657—S. F. No. 347 [Coded]

An act authorizing the commissioner of conservation to establish campgrounds in state forests and charge appropriate fees for certain uses.

Changes or additions indicated by italics, deletions by strikeout.

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

Section 1. [89.21] State forests; campgrounds, establishment and fees. The commissioner is authorized to establish and develop state forest campgrounds and may establish minimum standards not inconsistent with the laws of the state for the care and use of such campgrounds and charge fees for such uses as specified by the commissioner of conservation.

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All fees shall be deposited in the state treasury and appropriated to the division of forestry in the department of conservation to defray costs of maintenance, operation and development of state forest campgrounds.

Approved May 13, 1963.

CHAPTER 658-S. F. No. 380

[Coded in Part]

An act relating to the military code; providing changes therein; amending Minnesota Statutes 1961; Sections 190.05; 190.08; 190.09; 190.13; 192.06; 192.13; 192.18; 192.20; 192.205, Subdivisions 1 and 2; 192.22; 192.261, Subdivision 1, and adding Subdivisions thereto; 192.41; 192.435, Subdivision 1; 192.49, Subdivisions 1 and 3; 192.51, Subdivision 1; and repealing Minnesota Statutes 1961, Sections 192.07; 192.26, Subdivision 2; and 192.265.

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

- Section 1. Minnesota Statutes 1961, Section 190.05, is amended to read:
- 190.05 Military code; definitions. Subdivision 1. For the purposes of the military code, the terms defined in this section have the meanings given them in this section unless the context clearly indicates otherwise.
- Subd. 2. The "department of military affairs" or "military department" is comprised of and includes the military forces of the state, the office of the adjutant general, all military reservations, military installations, armories, air bases, and facilities owned or controlled by the state for military purposes, and civilians employed by the state for the administration of the military department.

Subdivision 1. Subd. 3. The term "military forces" includes the national guard, the state guard, the naval militia, and any other

Changes or additions indicated by italics, deletions by strikeout.