

Sec. 10. Minnesota Statutes 1967, Section 193.36, Subdivision 2, is amended to read:

Subd. 2. **May sell and convey such property in certain cases.** In any such case when there is no prospect that the armory will ever again be used for military purposes, the adjutant general may sell and convey such property to the municipality in which the same is located for public purposes at a price to be determined by a board of three appraisers to be selected by the adjutant general, the commissioner of administration, and the state auditor, and the money so received shall be credited to the general revenue fund and is appropriated to the adjutant general to be used as a contribution for the construction of a new armory to replace the one sold; or be transferred to the Minnesota state armory building commission if the new armory to replace the one sold is to be constructed by said commission. If no new armory is built within five years after the old armory has been sold, the appropriation to the adjutant general as herein provided shall lapse.

If the municipality shall not purchase such property after a reasonable opportunity, the adjutant general may sell and convey the same to any person after a sale thereof at public sale, and in the same manner as certain state property is sold at public sale under the provisions of Minnesota Statutes, Chapter 16. The adjutant general may lease any such armory remaining unsold to the municipality for public purposes at an annual rental which shall not be less than ten percent of the appraised value of the property.

Sec. 11. **[193.37] Counties containing city of first class; application.** *Sections 1 to 10 of this act authorizing county participation shall not apply to any county containing a city of the first class.*

Sec. 12. *Minnesota Statutes 1967, Sections 193.18, 193.19, and 193.20 are repealed.*

Approved March 11, 1969.

CHAPTER 41—H. F. No. 343

[Not Coded]

*An act relating to the legislative retirement study commission; appropriating money therefor.*

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

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

**Section 1. Legislative retirement study commission; appropriation.** Subdivision 1. The sum of \$12,500 is appropriated from the general revenue fund in the state treasury to the legislature retirement study commission for the execution of its duties. Notwithstanding the provisions of Minnesota Statutes, Section 16.17 or any other provision of law relating to the lapse of an appropriation, the appropriation made by this section shall not lapse but shall continue until fully expended.

Subd. 2. The appropriation provided by this act shall be effective upon final enactment of the act.

Approved March 12, 1969.

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CHAPTER 42—H. F. No. 364

*An act relating to employment security; amending Minnesota Statutes 1967, Section 268.09, Subdivision 1.*

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

**Section 1.** Minnesota Statutes 1967, Section 268.09, Subdivision 1, is amended to read:

**268.09 Employment security; disqualification from benefits; future contributions.** Subdivision 1. **When disqualified.** An individual shall be disqualified for benefits:

(1) If such individual voluntarily and without good cause attributable to the employer discontinued his employment with such employer or was discharged for misconduct, not amounting to gross misconduct, connected with his work or for misconduct which interferes with and adversely affects his employment, if so found by the commissioner, for not less than five nor more than eight weeks of unemployment in addition to and following the waiting period, or was discharged for gross misconduct connected with his work or gross misconduct which interferes with and adversely affects his employment, if so found by the commissioner, for 12 weeks of unemployment in addition to and following the waiting period, which disqualification shall not be removed by subsequent employment, and provided further that the commissioner is empowered to impose a total disqualification for the benefit year and to cancel part or all of the wage credits from the last employer from whom he was so separated, and the maximum benefit amount payable to such individual shall be reduced as follows:

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