section 352.113, subdivision 1, that "benefits computed under subdivision 2 of this act shall be reduced by the amount of disability benefits paid under the federal act" do not apply to this section. Provided, however, that the provisions of this section shall be operative only through June 30, 1961; but members whose total and permanent disability shall have been established prior to July 1, 1961, shall continue to receive the disability benefits provided herein so long as the total and permanent disability continues.

Sec. 33. Minnesota Statutes 1957, Section 352.68 is amended to read:

Military service credit. After any agreement or modification is made pursuant to section 352.69, an employee given a leave of absence to enter military service and who returns to state service upon discharge from military service as provided in Minnesota Statutes, Section 192.262 shall obtain credit for his period of military service but he shall not receive credit for any voluntary extension of military service at the instance of the member beyond the initial period of enlistment, induction or call to active duty. Such members shall obtain such credit by paying into the fund an employee contribution based upon his salary at the date of return from military service. The amount of this contribution shall be three percent of his salary not to exceed \$4800 in any calendar year plus interest at four percent per annum compounded annually. In such cases the matching employer contribution and additional contribution shall be paid by the department employing such member upon his return to state service from funds available to the department.

Sec. 34. Minnesota Statutes 1957, Sections 352.30 and 352.021, subdivision 4, are hereby repealed.

Sec. 35. This act takes effect July 1, 1959.

Approved May 11, 1959.

## EXTRA SESSION CHAPTER 7—H. F. No. 19

[Not Coded]

An act relating to the municipal court of the City of Minneapolis: providing for a clerk and deputy clerks of the

court and their classifications and salaries; repealing Laws 1955, Chapter 571, and Extra Session Laws 1957, Chapter 22.

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

- Section 1. Minneapolis municipal court, clerks. The municipal court established in the city of Minneapolis shall have a clerk of court, one chief deputy clerk, three assistant chief deputy clerks, twelve senior deputy clerks, and such number of junior deputy clerks as the clerk of court, with the approval of the judges, deems necessary.
- Sec. 2. Annual salaries. The annual salary of the clerks named in section 1 are:

Clerk of Court	\$8680
Chief Deputy Clerk	7080
Assistant Chief Deputy Clerks, each	6480
Senior Deputy Clerks, each 5880 to	6280
Junior Deputy Clerks, each 4400 to	5680

- Sec. 3. Minimum salaries, increases. Each junior deputy clerk and each senior deputy clerk shall serve in his classification for one year at the minimum salary for that classification, and his salary shall be increased at the end of each year's service by \$250 until such salaries reach the maximum for such classification. Deputy clerks returning from active service in the armed forces of the United States shall receive automatic salary increases in the same fashion as though the time spent in said active service had been spent as a deputy clerk. With the approval of the judges senior deputy clerks may be started in that classification at a salary more than the minimum and may be granted raises in excess of \$250 per year by the clerk. All senior deputy clerks and junior deputy clerks receiving the maximum salary at the time of passage of this act shall continue to receive such maximum salary.
- Sec. 4. Retroactive. The provisions of section 2 are retroactive to January 1, 1959. The salaries set forth in section 2 are payable out of the treasury of the city in semimonthly installments. This act shall expire June 30, 1961.
- Sec. 5. Repealer. Laws 1955, Chapter 571, and Extra Session Laws 1957, Chapter 22, are repealed.

Approved May 14, 1959.