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plaint, the commissioner shall cause such investigation to be made as he deems appropriate. If upon such investigation the commissioner determines that a discriminatory act was committed against an employee he shall bring an action against the employer in the district court in the county where the alleged discrimination occurred or in a county where the employer transacts business. The district court may order rehiring of the employee, reinstatement of his former position, fringe benefits, seniority rights, back pay, recovery of compensatory damages, and reasonable attorney fees, or other appropriate relief. Nothing in this section precludes an employee from bringing an action for relief under this section or any other provision of law.

**Subd. 2.** [Repealed, 1975 c 343 s 2] **Subd. 3.** [Repealed, 1975 c 343 s 2] **Subd. 4.** [Repealed, 1975 c 343 s 2] **Subd. 5.** [Repealed, 1975 c 343 s 2] **Subd. 6.** [Repealed, 1975 c 343 s 2] [1975 c 343 s 1]

## **CHAPTER 184. EMPLOYMENT AGENCIES**

Sec. 184.23 Advisory board created.

## 184.23 Advisory board created.

Subdivision 1. There is created a board to be known as the employment agency advisory board whose duty shall be to advise the department as to the administration of the provisions of sections 184.21 to 184.40. Such board shall consist of nine members, appointed by the commissioner of labor and industry. A majority of those selected shall be actually engaged as an owner or manager of an employment agency licensed by the state of Minnesota for a period of three years immediately preceding the time of their appointment.

**Subd. 2.** [Repealed, 1975 c 315 s 26]

Subd. 3. The board shall meet at the call of the commissioner and advise and consult on all major policy matters relating to the licensing of an employment agent or counselor. The board shall elect annually from its members a chairman, vice chairman and secretary. The board is also authorized to conduct its own meetings at the call of the chairman. The board shall expire and the terms, compensation and removal of members shall be as provided in section 15.059.

[1975 c 315 s 15,16]

# **CHAPTER 190. THE MILITARY FORCES**

190.31 Repealed.

190.31 [Repealed, 1975 c 432 s 97]

## CHAPTER 197. VETERANS; REWARDS; PRIVILEGES

	Repealed. State law applicable. [New] Veterans preference act; removal forbid- den: right of mandamus.	197.973	Adjusted compensation. Applications. Commissioner of veterans affairs; pow- ers and duties.
197.47	Repealed.	197.977	Appeals.
197.481	Enforcement.	197.978	Board of review.
197.971	Vietnam veterans bonus, definitions,		

# 197.45 [Repealed, 1975 c 45 s 7]

## 197.455 State law applicable.

The provisions of section 43.30 granting preference to veterans in the state civil service shall also govern preference of a veteran under the civil ser-