

porary total or temporary partial disability, no compensation shall be allowed for the first week after the disability commenced, except as provided by section 176.15, nor in any case unless the employer has actual knowledge of the injury or is notified thereof within the period specified in section 176.16. If such disability continues for *three* weeks or longer, such compensation shall be computed from the commencement of such disability.

Sec. 9. This act shall become effective July 1, 1951.

Approved April 18, 1951.

CHAPTER 458—S. F. No. 346

An act relating to wild animals and to the use of snares in the taking thereof, amending Minnesota Statutes 1949, Section 100.29, Subdivision 13.

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

Section 1. Minnesota Statutes 1949, Section 100.29, Subdivision 13, is amended to read as follows:

100.29. Subd. 13. It shall be unlawful to *take* wolves, bobcat, lynx, fox, or bear with the aid of any snare, except under a permit from the commissioner and under such regulations as he shall prescribe.

Approved April 18, 1951.

CHAPTER 459—S. F. No. 540

An act relating to the youth conservation commission and cost of care of children incurred by the director of social welfare; amending Minnesota Statutes 1949, Section 260.125, Subdivisions 16, 22, and Section 260.13.

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

Section 1. Minnesota Statutes 1949, Section 260.125, Subdivision 16, is amended to read:

260.125. Subd. 16. Commitment; minor detained. When a court commits a person to the commission, *such court shall order the sheriff of the county of commitment to convey such person forthwith to some place of detention approved or established or designated by the commission or may direct that he be left at liberty until otherwise ordered by the commission under such conditions as will insure his submission to any orders of the director.*

Sec. 2. Minnesota Statutes 1949, Section 260.125, Subdivision 22, is amended to read:

260.125. Subd. 22. Local probation officer; powers, duties. Any person committed to the commission from a county having a probation officer of a district or juvenile court may be placed on probation by the commission under the supervision of such probation officer who shall assume such supervision as though it were pursuant to a judgment or order of the district or juvenile court. Such probation officer shall cooperate with the commission in providing treatment for such person consistent with the purposes of this section, but nothing herein shall give the commission direction or control over such probation officer or require him or his subordinates to perform duties not otherwise required by law. If parole is granted by the commission to such person after confinement to a penal institution or after commitment to the State Training School for Boys or the Minnesota Home School for Girls, the parole may be conditioned on like supervision with the consent of the district or juvenile court respectively of such county.

Sec. 3. Minnesota Statutes 1949, Section 260.13, is amended to read:

260.13. Court; powers as to commitment, parole, discharge. In the case of a delinquent child the court may continue the hearing from time to time and may place the child in the care or custody of a probation officer, and may allow the child to remain in his own home, subject to the visitation of the probation officer, such child to report to the probation officer as often as may be required, and subject to be returned to the court for further or other proceedings whenever such action may appear to be necessary; or the court may cause the child to be placed in a suitable family home, subject to the friendly supervision of a probation officer and the further order of the court; or it may authorize the child to be boarded

out in some suitable family home, in case provision is made by voluntary contribution or otherwise for the payment of board of such child, until suitable provision may be made for the child in a home without such payment. Otherwise, and unless disposition of a delinquent child is made pursuant to section 260.125, subdivision 14, a child found delinquent shall be committed by the court to the youth conservation commission or to an institution established by law or incorporated under the laws of this state that may care for delinquent children, or to any place provided by the town or county, suitable to the care of such children, but the court shall not commit a delinquent child to the state training school for boys or the Minnesota Home School for Girls. In appropriate cases the court may commit the child to the care and custody of some association that will receive it, embracing in its objects the care of neglected or dependent children. In no cases shall a child be held under any such commitment beyond the age of 21 years. A child committed to such an institution or association shall be subject to the control of the board of managers thereof.

Approved April 18, 1951.

CHAPTER 460—S. F. No. 557

[Coded as Section 85.22]

An act creating a state parks working capital fund, providing for receipts from facility operations to be deposited therein and for appropriation and disbursements from such fund.

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

[85.22] Section 1. **State parks working capital fund.** [Subdivision 1.] **Designation.** The Revolving Fund heretofore established pursuant to Laws 1941, Chapter 548, Section 37, Subdivision E4 [,] shall hereafter be known and designated as the State Parks Working Capital Fund, which fund is to be used to maintain and operate the revenue producing facilities in the state parks within the limitations hereinafter established.