clusive of the land in which it is located, and the assessable value of the land exclusive of the ore shall be determined and set down separately and the aggregate of the two shall be assessed against the tract or lot.

[Class 1a.] All direct products of the blast and open hearth furnaces that are utilized in the form produced and are not further processed, shall constitute class 1a and shall be valued and assessed at 15 percent of the full and true value thereof.

Approved April 20, 1961.

CHAPTER 711-H. F. No . 1808

-[-Not Coded]------

An act relating to the salary of the county auditor of Dakota county.

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

Section 1. Dakota county; salary of auditor. The salary of the county auditor of Dakota county shall be established by the board of county commissioners, at an amount not less than \$7,500 nor more than \$9,500 annually. Such salary is to be paid in equal monthly instalments.

Sec. 2. Section 1 is effective upon its approval by a majority of the members of the board of county commissioners of Dakota county and upon compliance with Laws 1959, Chapter 368.

Approved April 20, 1961.

CHAPTER 712-H. F. No. 1838

[Not Coded]

An act relating to wild animals; authorizing the commissioner of conservation to construct, maintain, and operate a fish rearing pond in Lac Qui Parle or Chippewa county; appropriating moneys therefor from the game and fish fund.

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

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

709]

Section 1. Fish rearing pond; construction and operation. The commissioner of conservation is authorized to construct, maintain, and operate a rearing pond for walleyed pike and other suitable species of fish at such suitable site as he may select near Lac Qui Parle Lake in Lac Qui Parle or Chippewa county, to construct, maintain, and operate any dam or other works or devices necessary therefor, and to acquire by purchase or gift or by condemnation as provided by law any lands, rights, or easements necessary therefor. As a condition for undertaking said project he may stipulate that contributions of money or property therefor be made in such form and amounts as he deems proper.

Sec. 2. There is appropriated to the commissioner of conservation for the purposes of section 1 the sum of \$10,000 or so much thereof as may be necessary, out of any moneys in the game and fish fund not otherwise appropriated. Any balance of said appropriation remaining June 30, 1962, shall not be canceled but shall remain available for the succeeding fiscal year.

Approved April 20, 1961.

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CHAPTER 713—H. F. No. 1848

[Coded]

An act relating to the Minnesota screenings act; amending Laws 1959, Chapter 172, Section 4, as amended.

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

Section 1. Laws 1959, Chapter 172, Section 4, as amended by Laws 1961, Chapter 127, Article II, Section 6, is amended to read:

Sec. 4. [21.74] Exceptions. The provisions of section 3 shall not apply to:

(1) Agricultural seeds and grains, or screenings, not intended for feeding purposes;

(2) Weed-seed infested agricultural seeds and grains, or screenings, being transported upon any public highway to or from a cleaning or processing establishment for cleaning or processing, which same are carried or transported in such vehicles or containers as will prevent the leaking or scattering thereof;

Changes or additions indicated by *italics*, deletions by strikcout.