

Said report shall be duly verified and addressed to the governor and state auditor, and on its approval by them shall be filed with the secretary of state, and the sum or sums shown thereby to be due or owing by the state shall be paid by the warrants of the state auditor upon the state treasurer;

Provided, that in the aggregate the amount is not in excess of the appropriation made by this act, that is to say, the sum of twelve hundred dollars, (\$1200.00).

SEC. 7. All acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

SEC. 8. This act shall take effect and be in force from and after its passage.

Approved April 20th, 1895.

CHAPTER 377.

H. F. No. 581.

Road and
bridge fund.

An act to appropriate the income derived from the investments in the internal improvement land fund to the internal improvement or road and bridge fund.

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

Income from
internal im-
provement
land fund
transferred.

SECTION 1. That the income derived from all investments now in the internal improvement land fund or that may hereafter accrue to said fund from sales of land or otherwise, be and the same is hereby set aside and appropriated to the internal improvement, or road and bridge fund.

How used.

SEC. 2. The moneys hereby appropriated shall be used only for making public roads and building bridges on public roads within this state in such amounts and in the manner as the legislature of the state may direct.

Exceptions.

SEC. 3. Nothing in this act contained shall operate to affect or abrogate the right of any person to have his claim or claims adjusted and settled, as provided by chapters one (1) and seventy-one (71), general laws, extra session eighteen hundred and eighty-one (1881), or to revive any claim heretofore barred or extinguished by the provisions of any law of this state; but every valid claim shall, when approved, be paid as now provided by law.

Submitted to
people.

SEC. 4. This act shall be submitted to the electors of the state of Minnesota at the next general election to be held therein and shall take effect and be in force from and after its approval by a majority of the electors of the state voting at said election.

SEC. 5. The ballots used at said election shall have printed thereon "For the act appropriating the income from internal improvement land fund to the internal improvement, or road and bridge fund—yes—no," and each elector voting on said proposition shall make a cross mark thus: (X) in one of the two spaces left for the purpose upon the margin of the ballot used at said election, as provided in section thirty-four (34) of chapter four (4) of the general laws of eighteen hundred ninety-one (1891). The elector desiring to vote for said proposition shall make a cross mark thus: (X) in the space so left opposite the word "Yes," and the elector desiring to vote against said proposition shall make a cross mark thus: (X) in the space left opposite the word "No," and no ballot shall be counted on said amendment except those having said cross mark (X) opposite one only of said words "Yes" or "No."

SEC. 6. This act shall take effect and be in force from and after its passage.

Approved April 26th, 1895.

CHAPTER 378.

H. F. No. 576.

An act to appropriate money for the general expenses of the state government, and for other purposes therein named.

General appropriation act.

Be it enacted by the Legislature of the state of Minnesota.

SECTION 1. That the following sums of money, or so much thereof as may be necessary, are hereby appropriated from any moneys in the state treasury, not otherwise appropriated, for the fiscal year ending July thirty-first (31), eighteen hundred and ninety-six (1896).

Fiscal year ending July 1896.

First—For expenses examining, appraising and selling state lands, estimating and scaling pine timber, detecting trespass upon and caring for the public lands belonging to the state, for inspecting the output of iron ore and other minerals on state lands, and for expenses incurred in prosecution for trespass upon the public lands of the state, fifteen thousand dollars (\$15,000.00).

Second—For fees of registers and receivers of the United States land offices in making abstracts of final entries of public lands for taxation, as provided by section one hundred and eighteen (118) of the general tax law, five hundred dollars (\$500.00).

Third—For payment of fees of referees of district