

CHAPTER 361—H. F. No. 216.

An Act relating to the government of cities of the first class and empowering the board of park commissioners of such cities to levy and assess the cost of sprinkling or oiling parkways upon the abutting property.

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

Section 1. **Minneapolis park commissioners authorized to sprinkle with oil and assess land fronting on parkways.**—The board of park commissioners of each city of the first class not organized under Section 36, Article 4 of the state constitution, shall have power to sprinkle or oil the parkways of said city, or any part thereof, and to levy and assess the cost of said sprinkling or oiling upon the lots and lands fronting upon that part of the parkway so sprinkled or oiled by an equal rate per front foot of said lots and lands. No assessment shall be levied against property outside of the city limits of said city.

Sec. 2. **Assessment to be certified to county auditor.**—The board of park commissioners shall cause each such assessment to be certified, on or before the tenth day of October of each year, to the county auditor of the county in which the city is situated and the county auditor shall include the same with and as a part of the annual taxes for the current year upon the same lands, and such assessment shall be collected and the payment thereof enforced with and as a part of such annual taxes and with like interest, penalties and costs. Such taxes when collected shall be paid to the city treasurer and placed in the city park fund.

Approved April 24, 1915.

CHAPTER 362—H. F. No. 241.

An Act to amend Section 6361, General Statutes 1913 relating to the reserve requirements of state banks.

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

Section 1. **Reserve requirement of state banks.**—That Section 6361 of General Statutes, 1913, be and the same is hereby amended so as to read as follows:

6361. **Reserve.** It shall always keep a reserve equal to fifteen per centum (15%) of its demandable liabilities and five per centum (5%) of its time deposits if located in a reserve city, if not located in a reserve city it shall always keep a reserve equal to twelve per centum (12%) of its demandable liabilities and five per centum (5%) of its time deposits; one quarter of which shall be cash, including specie, legal tender, national bank notes and federal reserve bank notes. The remainder may