

cution, or other legal process, and no person entitled to such payment shall have the right to assign the same nor shall the association have the authority to recognize any assignment or pay over any sum which has been assigned.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 20, 1921.

---

#### CHAPTER 405—S. F. No. 860.

*An act to locate and establish a game refuge and game farm for the propagation, preservation, protection and breeding of wild fowl and wild game bordering on and adjacent to Albert Lea Lake and Fountain Lake and the tributaries thereof and the waters immediately adjacent thereto in Freeborn County, and to authorize, empower and direct the game and fish commissioner of the State of Minnesota to acquire a site therefor, and to equip, develop and maintain the same, and to appropriate money therefor.*

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

Section 1. **Freeborn County Game Refuge and Game Farm established.**—There is hereby located and established a game refuge and game farm for the propagation, preservation, protection and breeding of wild fowl and wild game bordering on and adjacent to Albert Lea Lake and Fountain Lake and the tributaries thereof and the waters immediately adjacent thereto in Freeborn County, Minnesota, to be known as the Freeborn County Game Refuge and Game Farm.

Sec. 2. **Game and fish commissioner to manage.**—The said game refuge and game farm shall be subject to the management and control of the Game and Fish Commissioner of the State of Minnesota, as now constituted and existing by virtue of the laws of this state.

Sec. 3. **Land to be acquired.**—The said Game and Fish Commissioner is hereby authorized, empowered and directed, as soon as practicable after the passage of this act, to acquire by gift, lease, purchase or condemnation in the name of and in behalf of the State of Minnesota, any real property, lands, premises, right-of-way, or easement, public or private, that may be necessary, convenient or proper for the establishment, equipment and development of said game refuge and game farm; and in case the owner of any real estate, lands or premises and the said Game and Fish Commissioner cannot agree as to the value of the premises taken or so to be taken for any such use, the value thereof and the price so to be paid therefor shall be determined by the appraisal of three competent, disinterested persons, residents of said county, commissioned to ascertain

and determine the amount to be paid by said Game and Fish Commissioner by the Judge of the District Court in and for the County of Freeborn in accordance with the statutes of this state applicable thereto.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 20, 1921.

---

#### CHAPTER 406—S. F. No. 765.

*An act amending Section 3268, General Statutes, Minnesota, 1913, relating to the reserves of insurance companies and repealing Section 3268, General Statutes Minnesota, 1913.*

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

Section 1. **Reserves of insurance companies.**—Reserves. To determine the policy liability of any company other than life or title insurance, and the amount such company shall hold as reserve, the commissioner shall take 50 per cent of the aggregate premiums, on policies running one year or less from date of policy, and a pro rata amount on policies running more than one year from date of policy, except upon inland and marine risks, which he shall compute by charging 50 per cent of the amount of premium written in its policies upon yearly risks and upon risks covering more than one passage not terminated, and the full amount of premiums written in policies upon all other inland and marine risks not terminated. In case of any fire and marine company with less than \$200,000 capital admitted to transact in this state fire business only, the full amount of premiums written in its marine and inland navigation and transportation policies shall be charged as liability.

In case of a mutual fire insurance company with a policyholders' contingent liability fixed by its by-laws and in its policies as provided by law, to determine the amount of such reinsurance reserve the commissioner shall take twenty-five (25) per cent of the aggregate premiums running one year or less from date of policy, and fifty (50) per cent of the pro rata amount on policies running more than one year from date of policy. A policy for a term of years on which the premium is payable annually shall be considered a policy for one year.

In case of a casualty insurance company writing insurance against loss or damage resulting from accident to or injuries suffered by an employe or other persons and for which the insured is liable, and under insurance against loss from liability on account of the death of or injury to an employe not caused by the negligence of an employer, he shall charge as a