

dred Sixty-one (361) feet; thence North Sixty-two Degrees (62°) East Two Hundred Thirty-one (231) feet; thence North Fifty-five Degrees (55°) East Two Hundred Ninety-seven (297) feet; thence North Sixty and one-fourth Degrees (60¼°) East Sixty (60) feet more or less to the East line of said Government Lot Two (2) at its intersection of said slough; thence South along East line of said Government Lot Two (2) for a distance of Twenty-four Hundred Sixty-five (2465) feet to the Northerly right-of-way line of said Highway No. 61 to place of beginning.

Sec. 2. Property to be transferred to rock wool crushing plant.—That said conveyance be made in the first instance to Leon J. Kaliher and Leo Koll, President and Secretary respectively of the Red Wing Chamber of Commerce, who in turn shall convey said lands without any consideration whatever to a corporation that is about to start a rock wool crushing plant on or near the premises heretofore described, which plant contemplates organizing a Minnesota corporation.

Sec. 3. Restriction in deed.—The Governor and State Auditor are hereby directed to insert provisions in said deed that in case said land is not used for the manufacture of rock wool within one year from the date of the passage of this act, then said deed to be null and void and the title at once to revert to the State of Minnesota.

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

Approved March 13, 1941.

CHAPTER 64—H. F. No. 64

An act authorizing the Industrial Commission to direct payment of workmen's compensation benefits and allow attorney fees in case of disputed liability.

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

Section 1. Industrial Commission to direct compensation benefits.—Where benefits are payable under the provisions of this act, and a dispute arises between two or more employers or insurers as to which of said employers or insurers is liable for payment thereof, the commission may

direct the payment of said benefits by one or more of said employers or insurers pending the determination of liability. Upon determination of liability the commission shall order the party liable for said benefits to reimburse any other party for payments made with interest at the rate of five per cent per annum. The commission may also award reasonable attorney fees in favor of the claimant and against the party held liable for said benefits.

Sec. 2. Order not to be used as evidence.—Any order of the commission under the provisions of this act directing the payments of said benefits by one or more of said employers or insurers pending the determination of liability shall not be used as evidence before any referee, commission, or court in which said dispute is pending.

Approved March 14, 1941.

CHAPTER 65—H. F. No. 326

An act relating to admitting children to bowling alleys, amending Mason's Minnesota Statutes of 1927, Sections 10142 and 10143.

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

Section 1. Law amended.—Mason's Minnesota Statutes of 1927, section 10142, is hereby amended to read as follows:

10142. Minors permitted in bowling alleys.—Any person under the age of eighteen years or who is a minor pupil in any school, college or university is prohibited from playing pool, or billiards in any public pool or billiard room or in any public place of business, unless accompanied by his parent or guardian, and any person under the age of eighteen years or who is a minor pupil in any school, college or university who shall engage in any game of pool or billiards in any such place, or frequent or loiter within any pool or billiard room, or any public place of business where pool or billiards are played, unless accompanied by his parent or guardian, shall be guilty of a misdemeanor and shall be punished by a fine of not exceeding ten dollars."

Sec. 2. Law amended.—Mason's Minnesota Statutes of 1927, section 10143, is hereby amended to read as follows:

"10143. **Violation a misdemeanor.**—Every keeper or person in charge of any pool or billiard room, or public place of