

CHAPTER 321—H. F. No. 1087

An act authorizing commissioner of conservation to issue leases and licenses on trust fund, other state lands and in certain lake beds, for various purposes including deposit of tailings from iron ore beneficiating plants and amending Minnesota Statutes 1941, Section 92.50.

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

Section 1. Minnesota Statutes 1941, Section 92.50, is amended to read as follows:

92.50. Unsold lands subject to sale may be leased. *Subdivision 1.* The commissioner of conservation may, at public or private vendue and at such prices and under such terms and conditions as he may prescribe, lease any unsold school, university, internal improvement, swamp, or other lands subject to sale by him, for the purpose of taking and removing sand, gravel, clay, rock, marl, peat, and black dirt therefrom, for storing thereon ore, waste materials from mines, or rock and tailings from ore milling plants, and for garden sites, and for other temporary uses that shall not result in any permanent injury to the land. No such lease shall be made for a term to exceed ten years, except in the case of leases of lands for storage sites for ore, waste materials from mines or rock, and tailings from ore milling plants, which may be made for a term not exceeding 25 years. All such leases shall be made subject to sale and leasing of the land for mineral purposes under legal provisions and contain a provision for their cancelation at any time by the director upon three months' written notice. All money received from leases under this section shall be credited to the fund to which the land belongs.

Subd. 2. The commissioner may grant leases and licenses for terms not exceeding 25 years, subject to cancellation at any time upon three years' notice, to deposit tailings from any iron ore beneficiation plant in any public lake not exceeding 160 acres in area, upon first holding a public hearing in the manner and under the procedure provided in Laws 1937, Chapter 468, as amended; and upon finding in pursuance of such public hearing

(a) that such use of each lake is necessary and in the best interests of the public, and

(b) that the proposed use will not result in pollution or sedimentation of any outlet stream;

provided, further, that the commissioner may impose further conditions and restrictions with respect to use of said lake to

safeguard the public interest, including the requirement that the lessee or licensee acquire suitable permits or easements from the owners of all lands riparian to such lake. Any money received therefrom shall be deposited in the permanent school fund.

Approved April 16, 1945.

CHAPTER 322—H. F. No. 1165

An act relating to the per capita expenditure limitation in any charter of any city of the first class.

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

Section 1. Certain appropriations omitted from per capita limitation. Any city of the first class in the State of Minnesota, which city operates under a charter adopted pursuant to Article 4, Section 36 of the Constitution, and which charter contains a per capita limitation on expenditures for the cost of government, may omit, in computing such per capita expenditures, the amount appropriated for the purposes of teachers' and firemen's relief or pension associations.

Sec. 2. Effective until December 31, 1949. This act shall remain in force and effect until December 31, 1949.

Approved April 16, 1945.

CHAPTER 323—H. F. No. 1167

An act relating to compensation of certain persons in school districts; amending Minnesota Statutes 1941, Section 123.41.

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

Section 1. Minnesota Statutes 1941, Section 123.41, is amended to read as follows:

123.41. Compensation. For their services performed under the provisions of sections 123.33 to 123.57 the chairman of the board of education shall be paid \$5.00 per day for the