

[101.47] Sec. 40. **Regulation of overcrowded lakes.** The commissioner of conservation is authorized to establish a list of lakes *and rivers* not including more than *six* in any one county, or more than *100* at any one time in the state, which lakes *or rivers* have been found by the director of game and fish to contain an unbalanced fish population or to contain *species* of fish which by overcrowding have become stunted. The seasons, limits and methods of taking fish from the lakes *and rivers* so listed may be prescribed by the commissioner by order duly published in the county where any such lakes *and rivers* lie. Such regulations may be changed from time to time by similarly published order, and within the limitations hereby prescribed, the list of lakes *and rivers* herein provided for may be changed or amended from time to time in the discretion of the commissioner.

Approved April 25, 1949.

---

CHAPTER 671—S. F. No. 1243

[Coded as Section 97.48]

*An act relating to the acquisition of land for parking and camping areas adjacent to public waters for hunting, fishing, and other purposes pertaining thereto, and amending Laws 1949, Chapter 150, Section 9, Subdivision 15.*

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

Section 1. Laws 1949, Chapter 150, Section 9, Subdivision 15, is amended to read as follows:

[97.48] **General powers of commissioner.** Subd. 15. The commissioner shall acquire by gift, lease, purchase, or condemnation in the manner prescribed by Section 117.20, in the name of the state, and to maintain from public hunting ground funds, parking or camping areas of not to exceed five acres, adjacent to public waters to which the public theretofore had no access *or where the access is inadequate* and upon which the public has a right to hunt and fish, and such easements and rights of way as may be required to connect such areas with public highways, provided, no acquisition costing over \$1,000 shall be made without first obtaining the approval

of the Executive Council, and provided further that the authority herein granted shall not extend to lakes completely surrounded by lands owned and maintained for the purpose of conducting an educational or religious institution, or to lakes which are unmeandered or which contain less than 200 acres within the meander lines.

Approved April 25, 1949.

---

CHAPTER 672—S. F. No. 1469

[Coded as Section 160.431]

*An act relating to state aid roads and the administration thereof and providing for the extension of state aid roads into or through cities, villages and boroughs; amending Minnesota Statutes 1945, Section 160.43, Subdivisions 1, 2, 3, 4 and 6; adding new provisions, repealing Minnesota Statutes 1945, Section 160.432, and amending Minnesota Statutes 1945, Section 162.01, Subdivision 1.*

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

Section 1. Minnesota Statutes 1945, Section 160.43, Subdivision 1, is amended to read:

**160.43. Designation of state aid roads; revocation.** Subdivision 1. **Designation of county boards.** The county board of any county may, with the consent of the commissioner of highways, designate any established road *or street* or specified portion thereof in its county as a state aid road and construct or improve the same in accordance with the regulations of the commissioner of highways relative to state aid roads, *provided that no street within the corporate limits of any village, city or borough shall be so designated without the approval of the governing body of said city, village or borough.*

Sec. 2. Minnesota Statutes 1945, Section 160.43, Subdivision 2, is amended to read:

**Subd. 2. Streets may be designated.** Any such board may, with the consent of the commissioner of highways, designate as a state aid road any street or road within the corpo-