

385.06 **Accounts audited.** The chairman of the county board, the county auditor and clerk of the district court in each county shall constitute a board of auditors; the chairman of the county board shall be chairman, and the clerk of the district court shall be clerk of the board of auditors, and the board shall meet on the call of the chairman or of any two members of said board; and it shall be the duty of such board to carefully examine and audit *such* accounts, books, and vouchers of the county treasurer *as will enable it to* ascertain the kind, description, and amount of funds in the treasury of such county, or belonging thereto, at least three times each year, without previous notice to the treasurer. The board shall make report thereof, and of its acts and doings in the premises, to the county board, at its next meeting thereafter, and publish the result in at least one newspaper in the county. Such board of auditors shall also witness and attest the transfer and delivery of accounts, books, vouchers and funds by each outgoing treasurer to his successor in office and report the same to the county board at its next meeting thereafter.

Approved March 11, 1953.

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#### CHAPTER 102—H. F. No. 750

*An act relating to wild animals and to the posting of game refuges; amending Minnesota Statutes 1949, Section 99.25, Subdivision 7.*

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

Section 1. Minnesota Statutes 1949, Section 99.25, Subdivision 7, is amended to read:

Subd. 7. No state game refuge shall become effective as such until the boundaries thereof have been posted with notices consisting of black letters upon a white background at least 12 inches in diameter. Such signs shall proclaim the area as a state park, or state game refuge, as the case may be, and shall be posted at intervals of not more than 30 rods around the boundaries, as well as at all public road entrances to such areas, except where the boundary of a state game refuge is an international boundary in public waters, or a state boundary line in public waters. *In any case where the boundary of a state game refuge extends for more than 30 rods continuously through any stream or body of water, in lieu of placing any such signs in such waters, it shall be sufficient to place such signs, with the following words appended, "Adjacent Waters Included," on the shore of said waters not more than one rod above the high*

*water mark thereof at the intersection of said boundary therewith, and at intervals of not more than 30 rods along the intervening shore. The certificate of the commissioner, the director, or a game warden, refuge supervisor or patrolman, or other authorized officer or employee stating the completion of such posting, or a certified copy of such certificate filed with the commissioner or director shall be prima facie evidence of such posting.*

Approved March 11, 1953.

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CHAPTER 103—H. F. No. 850

[Coded, in Part]

*An act relating to highway traffic; amending Minnesota Statutes 1949, Section 169.64.*

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

Section 1. Minnesota Statutes 1949, Section 169.64, is amended by adding a new subdivision:

[Subd. 5.] **Flashing red light on wrecker.** *A device displaying a flashing or intermittent red light of a type approved by the commissioner of highways for that purpose, and in accordance with section 169.64, may be used on a wrecker while engaged in emergency service at the scene of an accident. Such flashing red light shall not be displayed when traveling upon the highway or at any time other than at the scene of an accident.*

Approved March 11, 1953.

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CHAPTER 104—S. F. No. 151

[Not Coded]

*An act relating to lease of real property by the director of public institutions.*

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

Section 1. **Oil land, lease; validation.** Where the state board of control, statutory predecessor of the director of public institutions, acquired ownership through foreclosure of a mortgage of real property located in a state other than this state as a result of investment of funds held in trust for the support and education of indigent and deserving blind persons residing in this state, and where, with the approval of the state