Except as otherwise specifically permitted, it shall be unlawful to have on the ice on any waters of this state a dark house, fish house or shelter for the purpose of taking fish without the name and address of the owner plainly and legibly painted on the exterior in letters and figures at least three inches in height; to angle from a dark house or from a fish house or shelter unless it has at least two windows of clear, clean, colorless glass or other transparent material not less than ten by twelve inches in size on different sides of the structure, or equivalent unobstructed openings, so as to admit daylight to all parts of the interior; to use a dark house, fish house or shelter for taking fish unless the door thereto is constructed so that it can be opened from the outside at all times when in use; or to permit any such structure to remain on the ice after February 28th. A fish house or shelter house used as a dark house shall be so constructed that the windows, shutters, blinds or darkening agency can only be closed or darkened from the outside of the house. Any such structure found or used on the ice in violation of any provision hereof may be seized and confiscated as provided by Section 97.50, Subdivision 5. Any person may and it shall be the duty of every game warden to summarily confiscate and remove or destroy any such structure found on the ice after the time herein limited.

Approved April 21, 1953.

CHAPTER 540-H. F. No. 1599

[Not Coded]

An act relating to crude petroleum and natural gas; repealing Minnesota Statutes 1949, Sections 93.252, 93.253, 93.254, 93.255, 93.256 and 93.257.

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

Section 1. Minnesota Statutes 1949, Sections 93.252, 93.253, 93.254, 93.255, 93.256, 93.257, are hereby repealed.

Approved April 21, 1953.

CHAPTER 541-H. F. No. 1610

[Not Coded]

An act authorizing the conveyance of certain real estate owned by the State of Minnesota to the Village of Champlin. Be it enacted by the Legislature of the State of Minnesota:

Section 1. Conveyance by state to village of Champlin. Notwithstanding any law to the contrary, the governor, upon the recommendation of the commissioner of highways, shall transfer and convey by quit claim deed in such form as the attorney general may approve, in the name of and on behalf of the State of Minnesota to the Village of Champlin in the County of Hennepin for public purposes, upon such terms and conditions as may be agreed upon, all or any portion or portions of the following described real estate situated in Hennepin County, to-wit:

All that part of the following described tract:

That part of government lot 3 of section 19, township 120 north, range 21 west, lying northwesterly of block 6, Auditor's Subdivision No. 15, Hennepin County, Minnesota, according to the plat thereof now on file and of record in the office of the Register of Deeds in and for said county;

which lies northeasterly of a line run parallel with and distant 33 feet northeasterly of the following described line:

From a point on the south line of said section 19, distant 904 feet west of the southeast corner thereof, run northwesterly at an angle of 49°38′ with said south section line for 207.9 feet; thence deflect to the left at an angle of 7°55′ for 1039.5 feet; thence deflect to the right at an angle of 21°10′ for 777.2 feet; thence deflect to the left on a 2°00′ curve (delta angle 11°15′) for 562.5 feet; thence on tangent to said curve for 600 feet and there terminating;

containing 1.44 acres, more or less.

Approved April 21, 1953.

CHAPTER 542—H. F. No. 1617

[Not Coded]

An act relating to water-pumps, water tank, sewer mains, water mains, storm sewers, curbs and gutters, streets, water wells, water plants, sewage disposal plants and other municipal projects and the building, construction, reconstruction, repair, enlargement and improvement thereof in certain cities of the fourth class operating under a home rule charter, and authoriz-