or so much thereof as lies within the boundaries of this state, is hereby declared to be and the same for all purposes shall be deemed to be an essential and necessary part of the highway system of this state; and, if so connected with a trunk highway, shall be deemed to be a part thereof; if so connected with a county-state aid highway, shall be deemed to be a part thereof; if so connected with a municipal-state aid street, shall be deemed to be a part thereof; if so connected with any other road, except a trunk highway, shall be deemed to be a part of the state aid highway system of this state for all purposes when the commissioner of highways shall certify that in his judgment such road is of such importance for the purposes of traffic and interstate travel that it should be connected with the highways of the adjoining states by an interstate bridge.

Sec. 2. This act takes effect on July 1, 1957.

Approved April 20, 1957.

CHAPTER 532-H. F. No. 217

An act relating to wild animals and prohibiting the placing of any substances injurious to wild animals in any waters of the state; amending Minnesota Statutes 1953, Section 101.42, Subdivision 17.

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

Section 1. Minnesota Statutes 1953, Section 101.42, Subdivision 17, is amended to read:

Subd. 17. Except as otherwise specifically permitted, it shall be unlawful to place, throw, discharge, or allow to run or fall into any of the waters of this state any refuse, sawdust, shavings, tan bark, lime, oil, tar, poison, chemical, or any other substance in such quantities causing injury to or detrimental to the propagation of any wild animal found in or upon such waters, or causing the flesh of any such wild animal to become tainted or unpalatable. Each day during which an act or operation in violation of this provision occurs or continues shall constitute a separate and distinct offense. Any recurrent or continuous violation shall be deemed a public nuisance and an action may be brought by the attorney general on the request of the commissioner to enjoin and abate such nuisance. This section shall not apply to chemicals used for pest control in the interest of the general welfare of the public.

Approved April 20, 1957.