Subd. 3. Appointment of game wardens or other officers of this state as officers of other states or the United States. Upon request or with the approval of the commissioner and under such conditions as he may prescribe, to continue in effect at his pleasure, any game warden or other officer of this state who is authorized to enforce the laws relating to wild animals may accept appointment and serve in a like capacity under another state or under the United States as may be provided by the laws thereof, respectively, so far as is not incompatible with his duties as an officer of this state.

Approved April 20, 1961.

CHAPTER 542—S. F. No. 1637

An act relating to noxious weeds and bushes; amending Minnesota Statutes 1957, Section 20.11, Subdivisions 2 and 3; and Section 20.15, Subdivision 2.

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

- Section 1. Minnesota Statutes 1957, Section 20.11, Subdivision 2, is amended to read:
- Subd. 2. Board members as inspectors, assistants, compensation. The members of the several town boards of the county shall act as local weed inspectors within their respective towns, throughout the year, in accordance with the provisions of sections 20.06 to 20.27 relative to local weed inspectors.

Any town board may appoint a person persons to act as assistant weed inspector inspectors, who shall have all the powers and authority of the town board members in the capacity of weed inspector. Such appointment may be for full time or part time. Notice of such appointment, together with a statement of the time for which appointment is made, shall be delivered to the commissioner within ten days after the date the appointment was made.

The compensation of such local weed inspectors and their assistants shall not be less than \$1 per hour and necessary traveling expenses in addition thereto, such hourly compensation to be the amount determined by the town board to be consistent with the hourly wage rate prevailing in their community or area for work of like character, and to be nec-

Changes or additions indicated by italics, deletions by strikeout.

essary to obtain competent inspectors, such compensation to be in addition to the amount allowed by law for other supervisory duties, if any, performed by such local inspectors or assistant inspectors.

- Sec. 2. Minnesota Statutes 1957, Section 20.11, Subdivision 3, is amended to read:
- Subd. 3. Mayor or president of municipality as inspector, assistants, compensation. The mayor or president of any municipality shall act as local weed inspector in his municipality throughout the year in accordance with the provisions of sections 20.06 to 20.27 relative to local weed inspectors.

Any mayor or president of a municipality may appoint a person persons to act as assistant weed inspectors in the municipality who shall have all the powers and authority as the mayor or president in the capacity of weed inspector.

Notice of such appointment shall be sent to the commissioner within ten days from the date of the appointment.

The compensation of such local weed inspector inspectors and assistant weed inspector inspectors shall be not less than \$1 per hour and necessary expenses in addition thereto, such hourly compensation to be the amount determined by the municipal council to be consistent with the hourly wage rate prevailing in their community or area for work of like character and to be necessary to obtain competent inspectors and be paid from the general revenue fund or other fund of the municipality designated by the council and shall be in addition to any compensation and expenses paid such inspectors or assistant inspectors for other duties as an official or employee of the municipality.

- Sec. 3. Minnesota Statutes 1957, Section 20.15, Subdivision 2, is amended to read:
- Subd. 2. Service. Whenever a local weed inspector finds it necessary to secure more prompt or definite control or eradication of noxious weeds in certain special or individual instances, involving one or a limited number of persons than is accomplished by the general published notices, he shall serve cause to be served individual notices in writing upon the owner or occupant, giving specific instructions and methods when and how certain named weeds are to be controlled or eradicated. Such methods of control may include

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definite systems of tillage, cropping, management and use of livestock. All individual notices provided for herein shall be served in the same manner as a summons in a civil action in the district court except as herein otherwise provided or by certified mail. Service on persons living temporarily or permanently outside of the local weed inspectors' jurisdiction whose property is vacant or unoccupied may be made by sending the notice by registered certified mail to the last known address of such person, to be ascertained, if necessary, from the last tax list in the county treasurer's office. In eities of the first class notice may be sent by registered mail.

Approved April 20, 1961.

CHAPTER 543-S. F. No. 1642

[Not Coded]

An act pertaining to the city of Saint Paul and to the city of West Saint Paul and authorizing the governing bodies of said cities to enter into agreements with each other for the purpose of constructing within the city of Saint Paul storm water relief sewers which will serve and be mutually advantageous to both cities; authorizing the city of Saint Paul to levy taxes, expend money or to issue bonds for the full cost of such sewers; authorizing the city of West Saint Paul to levy taxes, expend money and to borrow money or to issue bonds to reimburse the city of Saint Paul for the proportionate share of the cost to be paid by the city of West Saint Paul; and providing that the authority hereby granted shall not be effective until an agreement has been duly executed by the governing bodies of both cities.

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

Section 1. St. Paul; West St. Paul; storm sewers. Subdivision 1. The city of Saint Paul is authorized to levy and collect a tax and to appropriate and to expend a sum of money not to exceed \$1,485,000 for the purpose of constructing within the city of Saint Paul storm water relief sewers which will serve and be advantageous to both the city of Saint Paul and which will provide necessary storm water drainage for areas of both cities.

Subd. 2. The authority granted in subdivision 1 is not

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