Section 1. Minnesota Statutes 1961, Section 97.48, is amended by adding a subdivision to read:

Subd. 25. Wildlife management areas; posting. The commissioner may, for purposes of identification, post any land under his jurisdiction acquired for public hunting grounds, food and cover planting areas, game refuges, wildlife lands and conservation area lands, as "wildlife management area".

Approved April 28, 1965.

CHAPTER 277-H, F. No. 747

[Not Coded]

An act relating to the town of Canosia in the county of St. Louis; conferring certain village powers on said town.

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

Section 1. Canosia, town of, St. Louis County; village powers. The town of Canosia in St. Louis county shall have and possess in addition to all other powers now or hereafter granted said town, the same power and the same authority now possessed by villages under the laws of this state insofar as such powers are enumerated in Minnesota Statutes, Section 412.221, Subdivisions 3, 6, 8, 9, 11, 14, 16, 17, 18, 19, 20, 21, 22, 23, 25, 26, 28, 29, and 32, also the powers enumerated in Minnesota Statutes, Sections 412.111, 412.191, Subdivision 4, 412.231, 412.491, 412.851, 412.871, 429.011 to 429.101, and 471.62. The town board thereof may adopt, amend, or repeal such ordinances, rules, and bylaws for any purposes so enumerated as it deems expedient.

Sec. 2. This act takes effect when approved by the town board of supervisors of such town and upon compliance with Minnesota Statutes, Section 645.021.

Approved April 28, 1965.

CHAPTER 278-H. F. No. 1044

An act relating to the deposit of county funds; amending Minnesota Statutes 1961, Section 385.07.

Changes or additions indicated by *italics*, deletions by strikeout:

274]

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

Section 1. Minnesota Statutes 1961, Section 385.07, is amended to read:

385.07 Counties; funds, where deposited. All county funds shall be deposited promptly and intact by the county treasurer in the name of the county in one or more banks designated by the board of auditors, who, before designating such depository, shall advertise in one or more newspapers published in its county, or if, in its opinion, the public interests require, in other counties, for at least two weeks for proposals. Such proposals shall state what security will be given to the county for the funds so deposited, and what interest allowed on monthly balances, on condition that such funds, with accrued interest, shall be held subject to draft and payment at all times on demand. Any such proposal shall also state what interest will be allowed on moneys deposited for any certain or definite period of time, naming such period, on the condition that such funds with accrued interest shall be held subject to draft and payment at the expiration of the period of deposit. If, after making such designation, such board of auditors deems the surety given insufficient, it may require a new bond, or if, in its opinion, the public interests require, may vacate, revoke, or modify any such designation, and again advertise and designate a depository.

In lieu of deposits in banks the treasurer, upon direction of the county board of auditors shall purchase securities issued by the government of the United States with maturity within 15 months three years after purchase. Interest and profits which accrue from such investment shall, when collected, be credited to the general revenue fund of the county. Losses which result from such investment shall be chargeable to the general revenue fund of the county treasurer or the board of auditors.

Approved April 28, 1965.

CHAPTER 279—H. F. No. 1072

[Not Coded]

An act authorizing the village of Dassel to lease its hospital or nursing home.

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

Section 1. Dassel, village of; hospital or nursing homes.

Changes or additions indicated by *italics*, deletions by strikeout.