

are furnished by the United States government; amending Minnesota Statutes 1961, Section 16.32.

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

Section 1. Minnesota Statutes 1961, Section 16.32, is amended to read:

16.32 Public buildings; federal funds; plans and specifications; limitations. *Subdivision 1.* The commissioner of administration shall prepare plans for all improvements or buildings costing more than \$1,000, for which he may recommend an appropriation. These plans shall be paid for out of any money in the state treasury, not otherwise appropriated, but when an appropriation has been made for the purpose of constructing such building, the fund from which payment for plans was made shall be reimbursed from such appropriation, and no part of the balance shall be expended until the commissioner has secured suitable plans and specifications, prepared by a competent architect, and accompanied by a detailed statement of the amount, quality, and description of all material and labor required for the completion of the work; and no plan shall be adopted, and no improvement made or building constructed, that contemplates the expenditure for its completion of more money than the appropriation therefor, unless otherwise provided in the act making the appropriation. In no event shall the commissioner direct or permit any expenditure beyond that appropriated or contemplated by law, and any agent of the commissioner violating this provision shall be guilty of a gross misdemeanor.

Subd. 2. Notwithstanding any provision in this section to the contrary, the commissioner may after consultation with the legislative building commission, adopt a plan, provide for an improvement, or construct a building that contemplates expenditure for its completion of more money than the appropriation therefor, if the excess money is provided by the United States government and granted to the state of Minnesota under federal law or any rule or regulation promulgated thereunder. Such federal money, for the purpose of this section, shall be deemed a part of the appropriation for the project.

Approved May 6, 1965.

CHAPTER 355—H. F. No. 335

[Coded in Part]

An act relating to wild rice; providing for the harvesting thereof; providing penalties for violations; amending Minnesota Statutes

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

1961, Section 84.14, Subdivisions 2, 3 and 4; and Section 84.14, as amended, by adding a subdivision.

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

Section 1. Minnesota Statutes 1961, Section 84.14, Subdivision 2, is amended to read:

Subd. 2. **Wild rice; harvesting.** ~~The director, with the approval of the commissioner, shall prescribe such further rules and regulations as may be necessary to properly carry out the purposes of sections 84.09 to 84.15 and Laws 1939, Chapter 231, and to properly regulate the harvest. He may, with the approval of the commissioner, appoint deputies or committeemen to assist him in any or all of his duties. The deputies or committeemen shall be in the unclassified service of the state and shall serve without compensation unless otherwise provided for by law. The director and all assistants, deputies, and committeemen appointed for the purpose of regulating the harvesting of wild rice shall enforce all the laws and regulations relating thereto may be authorized by the commissioner to enforce the laws and regulations in relation thereto in the same manner as game wardens are authorized so to do.~~

Sec. 2. Minnesota Statutes 1961, Section 84.14, Subdivision 3, is amended to read:

Subd. 3. ~~The commissioner is hereby authorized to designate the season for the harvesting of the wild rice in each lake or rice bed or close the same upon the recommendation and report of the director of rice harvest. Notice of each season shall be published five days, or less, in advance, and shall be posted at each lake or rice bed open for harvesting under the supervision of the committeemen at least 24 hours before the time fixed for opening in such manner as the commissioner may prescribe. When any waters have been opened to the harvesting of wild rice, the director may specify the days and the hours of the day during which such harvest may be conducted and the specific areas of each body of public water upon which fishing may be conducted on any day. The commissioner may by order establish rules and regulations for the harvesting of wild rice on all public waters or portions thereof. Such rules and regulations need not include the opening dates, days, and hours of the wild rice harvesting season.~~

The opening dates, days, and hours of harvest shall be established by the commissioner and published by posting at such places and in such manner as the commissioner shall by regulation prescribe, no less than 48 hours prior to the opening thereof.

After the season for the taking of wild rice has been designated,

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the commissioner may alter the season by changing the days and the hours of the day during which such harvest may be conducted on any or all public waters or portions thereof. Whenever the commissioner alters the season notice thereof shall be published by posting in the vicinity of the waters or rice beds affected by such alteration at such places and in such manner as the commissioner shall by regulation prescribe, no less than 12 hours prior to the time such alterations are to take effect.

Sec. 3. Minnesota Statutes 1961, Section 84.14, Subdivision 4, is amended to read:

Subd. 4. It shall be the duty of the commissioner upon recommendation and advice of the director of wild rice harvest to list the important bodies and beds of wild rice growing in the public waters of this state and to rotate the opening of such beds with the general view that each bed shall be closed to harvesting where the director of wild rice finds that there is need of such closing for the purpose of restocking and reseeded such bed. *The commissioner may regulate the days and hours of the day when harvesting shall be permitted in any one or more or all waters or rice beds of the state to obtain optimum quality and quantity of harvested wild rice consistent with adequate reseeded of wild rice beds. It is unlawful to take or harvest wild rice from any waters or rice bed at any time other than during the season, days and hours prescribed and announced by the commissioner therefor.*

Sec. 4. Minnesota Statutes 1961, Section 84.14, as amended by Laws 1963, Chapter 709, Section 1, is amended by adding a subdivision to read:

Subd. 6. Violation of any of the provisions of this section shall constitute a misdemeanor.

Approved May 6, 1965.

CHAPTER 356—H. F. No. 399

An act relating to receipt of deposits in insolvent banking institution or financial institution; amending Minnesota Statutes 1961, Section 620.73.

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

Section 1. Minnesota Statutes 1961, Section 620.73, is amended to read:

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