CHAPTER 610—S. F. No. 1554

[Coded]

An act relating to the establishment of a riding and hiking trail in Murray and Pipestone counties.

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

- Section 1. [84.164] Riding and hiking trail; Murray and [Subdivision 1.] Pipestone counties. The commissioner of conservation is hereby authorized to establish a riding and hiking trail in Murray and Pipestone counties. Said trail shall originate in Lake Shetek state park, Murray county, and from there, trail southwesterly to Slayton, Minnesota; thence westerly to the point of intersection with the most easterly terminus of the state-owned abandoned railroad right of way, commonly known as the Casey Jones unit: thence westerly along said Casey Jones unit to Pipestone, Minnesota, in Pipestone county, and there terminating. Nothing herein shall abrogate the purpose for which the Casey Jones unit was originally established, and the use thereof shall be concurrent.
- Sec. 2. [Subd. 2.] In conjunction herewith the commissioner of conservation is authorized to acquire lands by gift or purchase, in fee or easement, and construct, develop and provide all necessary facilities needed to fulfill the requirements of a workable and desirable riding and hiking trial.

Approved May 20, 1967.

CHAPTER 611-S. F. No. 2197

[Not Coded]

An act relating to the county of Aitkin; authorizing the levy of a tax and the use of proceeds from the tax for the purpose of advertising and promoting the county, its resources, and its advantages for tourist, agricultural, and industrial development.

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

Section 1. Aitkin county; advertising; tax levy. The county board of Aitkin county may levy a tax not to exceed one mill on the dollar of the taxable valuation of the county to be expended for

Changes or additions indicated by italics, deletions by strikeout.

the purpose of advertising and promoting the county and its resources and advantages for tourist, agricultural, and industrial development. Such advertisements or promotions may include preparation of materials or employment of staff for this purpose. The county may accept gifts for such purpose and may contract with municipalities and towns within the county in joint advertising and promotional programs.

Sec. 2. This act shall take effect upon its approval by the governing body of Aitkin county and upon compliance with the provisions of Minnesota Statutes, Section 645.021.

Approved May 20, 1967.

CHAPTER 612-S. F. No. 2252

An act relating to game and fish; authorizing the use of a muzzle loading rifle in a zone for the taking of deer with shotgun and slugs; amending Minnesota Statutes 1965, Section 100.29, Subdivisions 3 and 5.

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

- Section 1. Minnesota Statutes 1965, Section 100.29, Subdivision 3, is amended to read:
- Subd. 3. Game and fish; deer; muzzle loading rifle. It shall be unlawful to have in possession out of doors, except upon target ranges operated under a permit from the commissioner, unless unloaded and contained in a gun case, or unloaded and broken down:
- (1) Any rifle, except a 22 caliber rim-fire rifle carried for the sole purpose of taking small game when lawful, or any shotgun with slugs, in any territory wherein there is an open season for taking deer with firearms, for a period of ten days preceding and five days succeeding such season;
- (2) Any rifle in a territory open for the taking of deer with shotguns and slugs but not with rifles, during such season; except that smooth-bore muzzle loading muskets of not less than 45 caliber and rifle muzzle loading muskets of not less than 40 caliber that are incapable of being loaded at the breech, may be possessed and used for the hunting of deer during such open season.
- Sec. 2. Minnesota Statutes 1965, Section 100.29, Subdivision 5, is amended to read:

Changes or additions indicated by italics, deletions by strikeout: