[Chap.

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:

Subd. 5. Except as permitted by section 98.48, subdivision 10, it shall be unlawful to take any wild animal by means of discharging any firearm or bow and arrow thereat from a motor vehicle or airplane or snowmobile, or to transport any firearm except a pistol or revolver in a motor vehicle or airplane or snowmobile, unless the same is unloaded in both barrels and magazine and contained in a gun case or unless unloaded and contained in the trunk of the car with the trunk door closed or bow and arrow unless unstrung or contained in a case or unless contained in the trunk of the car with the trunk door closed; muzzle loading firearms shall be fully unloaded and encased or in the closed trunk of a car fully unloaded and encased; provided that any outboard motor attached to a floating craft used in the hunting of migratory waterfowl need not be removed when said watercraft with motor attached is beached, resting at anchor, or fastened within or tied immediately alongside of any type of fixed hunting blind, subject to the requirements of subdivision 17 of this section.

Approved May 20, 1967.

CHAPTER 613-S. F. No. 2277

[Not Coded]

An act relating to the tax levy for road and bridge purposes in unorganized townships in the county of Carlton.

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

Section 1. Carlton county; road and bridge tax levy. Notwithstanding any limitations to the contrary contained in Minnesota Statutes, Section 163.06, the board of county commissioners of the county of Carlton may levy a tax for road and bridge purposes not to exceed 31 mills on the dollar of the taxable valuation of all real and personal property located in unorganized townships within the county, exclusive of money and credits taxed under the provisions of Minnesota Statutes, Chapter 285. All other applicable provisions of said section 163.06 shall apply to the county of Carlton.

Sec. 2. This act shall become effective only after its approval by the board of county commissioners of the county of Carlton, and upon compliance with the provisions of Minnesota Statutes, Section 645.021.

Approved May 20, 1967.

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