in functions, duties, or responsibilities from a position presently occupied by an incumbent, such incumbent shall be entitled to the position without further examination and shall be entitled to all civil service and other benefits as though no reorganization had been established. In the event civil servants are appointed to any newly created positions, all benefits from past service accumulated under any civil service law, rule, or regulation or pension plan shall be accorded to the incumbent.

Sec. 9. In the next and subsequent editions of the Minnesota Statutes the revisor of statutes shall make such changes in terminology as may be necessary to record the functions, powers and duties of the department of conservation which are changed by the enactment of this act.

Sec. 10. This act is in effect on and after July 1, 1967.

Approved May 25, 1967.

CHAPTER 906-H. F. No. 1815

An act relating to wild animals and to licenses for taking them; prescribing age limits and other conditions therefor; amending Minnesota Statutes 1965, Section 98.47, Subdivision 1.

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

Section 1. Minnesota Statutes 1965, Section 98.47, Subdivision 1, is amended to read:

Game and fish; hunting licenses; age; exemptions. 98.47 Sub-Residents under the age of 16 years may take fish and division 1. trap fur bearing animals except beaver or otter without procuring a license. Residents under the age of 13 years may take small game without a license. Residents under the age of 16 years and over 12 may take small game provided they have in their possession while hunting a valid firearm safety certificate. Residents under 14 and over 12 years must be accompanied by a parent or guardian while hunting. No hunting license shall be issued to any resident under the age of 16, except that such residents who possess a valid certificate may purchase a big game hunting license. Nonresidents under the age of 16 years may take fish by angling without procuring a license, if their parent or legal guardian has obtained a nonresident fishing license. Fish so taken shall be included in the daily and possession limit of the parent or legal guardian. Any nonresident under the age of 16 years

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who is attending a camp adjacent to any public waters of the state conducted by a social, charitable, or welfare organization or institution, not for profit, may take fish by angling in such waters or other adjacent waters without procuring a license, provided the organization or institution conducting the camp shall have a certificate from the commissioner that the camp is qualified hereunder, describing the waters affected as determined by the commissioner, and each such nonresident shall carry with him at all times while taking or attempting to take fish by angling in such waters a certificate identifying him and describing the waters, in such form as the commissioner shall prescribe, signed and dated by the officer or agent of the organization or institution in charge of the camp within the current calendar year.

Approved May 25, 1967.

CHAPTER 907-H. F. No. 2017

[Not Coded]

An act relating to lakes, permitting the creation of lake conservation districts with certain powers.

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

Section 1. Lake Minnetonka conservation district. For the purposes of this act the term "municipality" includes cities, villages and towns.

Sec. 2. Subdivision 1. When the governing bodies of twothirds of the municipalities bordering on Lake Minnetonka, a meandered lake lying within Hennepin and Carver counties, after public hearings thereon, determine that a lake conservation district shall be established under this Act, all the municipalities bordering the lake shall establish such a lake conservation district. The decision of a town shall be made by the board of supervisors of the town.

Subd. 2. The lake conservation district shall be governed by a board composed of members elected by the governing bodies of the municipalities included in the district. Each municipality shall elect at least one member and additional members as provided in this subdivision. The population of each municipality shall be divided by onetenth of the total population of the district. Fractions of one-half or greater shall be raised to a whole number. Fractions smaller than onehalf shall be disregarded. Each municipality shall elect a number of

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