

any additional bonds authorized pursuant to Minnesota Statutes, Section 475.56, over and above indebtedness heretofore incurred. Such bonds may be issued only if approved by a majority of the electors voting on the question, and may be sold and issued at such time or times as may be determined by the school board in the manner prescribed by Minnesota Statutes, Chapter 475; provided, that if prior to issuing any of such bonds the district obtains any capital loan or loans under the maximum effort school aid law, the amount of bonds authorized hereby shall be reduced by the amount of such loan or loans.

Sec. 2. This act takes effect when approved by the governing body of Independent School District No. 811 and upon compliance with Minnesota Statutes, Section 645.021.

Approved May 21, 1969.

CHAPTER 516—S. F. No. 2036

An act relating to licenses and permits for utilities to cross lands under the control of the commissioner of conservation; amending Minnesota Statutes 1967, Section 84.415, Subdivision 1.

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

Section 1. Minnesota Statutes 1967, Section 84.415, Subdivision 1, is amended to read:

84.415 State owned lands; utilities; permits to cross. Subdivision 1. **Utility companies, permit to cross state owned lands.** The commissioner of conservation may, at public or private sale and for such price and upon such terms as he may prescribe (except where prohibited by law) grant licenses permitting passage over, under, or across any part of any school, university, internal improvement, swamp, tax forfeited or other land or public water under the control of the commissioner of conservation, of telephone, telegraph, and electric power lines, cables or conduits, underground or otherwise, or mains or pipe lines for gas, liquids, or solids in suspension. Any such license shall be cancelable upon reasonable notice by the commissioner for substantial violation of its terms, or if at any time its continuance will conflict with a public use of the land or water over or upon which it is granted, or for any other cause. All such land or public water shall remain subject to sale or lease or other legal use, but in case of sale, lease or other use there may be excepted

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from the grant or other disposition of land or public water all rights included in any license over, under, or across it, and the license may contain an agreement that there will be such exception. *The commissioner may charge a fee in lieu of but not less than that authorized by subdivision 5 if he issues a license containing an agreement that there will be such an exception.* All rights so excepted shall be reserved to the state and be cancelable by the commissioner for the same reasons or cause as they might have been canceled before such sale, lease or other use of the land or water. Upon such cancellation, which shall be only after reasonable notice to the licensee, all rights granted by the license shall be vested in the state and may be granted again by the commissioner on the terms and conditions he may prescribe, but subject to cancellation for the same reasons or causes as they might have been originally canceled unless ownership of the fee and of the license are merged. Any license granted before April 13, 1951, may be governed by it if the licensee and commissioner so agree. Reasonable notice as used in this subdivision means a 90 day written notice addressed to the record owner of the license at the last known address, and upon cancellation the commissioner may grant extensions of time to vacate the premises affected.

Approved May 21, 1969.

CHAPTER 517—S. F. No. 2218

[Not Coded]

An act relating to Independent School District No. 883, authorizing it to issue bonds.

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

Section 1. Independent school district No. 883; bond issue. Notwithstanding the limitations of Minnesota Statutes, Section 475.53, Independent School District No. 883, which includes the village of Rockford and other territory, may issue general obligation bonds of the district in the amount of \$1,800,000 over and above indebtedness heretofore incurred by it. Such bonds shall have been heretofore or shall hereafter be authorized by vote of the people, and shall be sold and issued at such time or times as may be determined by the school board, in the manner prescribed by Minnesota Statutes, Chapter 475; provided, that if prior to issuing any of such bonds the

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