west quarter of section 12, township 66, range 25; the southwest quarter of the southwest quarter of section 22, township 42, range 25; the southeast quarter of the southwest quarter of section 13, township 45, range 20; the southeast quarter of the southwest quarter of section 16, township 50, range 16; the northeast quarter of the northwest quarter of section 30, township 52, range 17; the southeast quarter of the northeast quarter of section 11, township 50, range 19; government lot 1 of section 6, township 67, range 16; government lot 2, in section 6, township 67, range 16; government lot 5 in section 7, township 67, range 16; the northeast quarter of the northwest quarter of section 30, township 145, range 37.

Sec. 2. Upon the effective date of this act all the certificates of the commissioner of conservation reserving certain state lands for state forest purposes heretofore issued pursuant to provisions of Minnesota Statutes, Section 89.01, are hereby cancelled.

Approved April 25, 1963.

## CHAPTER 333-S, F, No. 311

An act relating to the duties of the commissioner of highways; amending Minnesota Statutes 1961, Section 161.08.

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

- Section 1. Minnesota Statutes 1961, Section 161.08, is amended to read:
- 161.08 **Highways; records; books of account.** The commissioner shall keep accurate and complete books of account of such character as may be prescribed by the public examiner, the same to show in detail itemized receipts and disbursements of the trunk highway fund. The books of account shall show the following facts, among others:
- (1) The expenses of maintaining the highway department, including the salaries and expenses of the individual members thereof;
- (2) The amounts of money expended in each county of the state for the construction or maintenance of trunk highways, and when, where, and upon what job or portion of road expended so that the cost per mile of such construction or maintenance can be easily ascertained;
  - (3) Any other money expended by the state in connection

Changes or additions indicated by italics, deletions by strikeout.

with any roads other than trunk highways and when, where, and upon what portion of road so expended; and

(4) The amount of road equipment and materials purchased, and when, where, and from whom purchased, and the price paid for each item. The original invoices shall form a part of the permanent files and records in the department of highways and be open to public inspection.

Approved April 26, 1963.

## CHAPTER 334-S. F. No. 581

An act relating to education; prescribing changes in foundation program aid to schools; amending Minnesota Statutes 1961, Section 124.21, Subdivision 1.

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

- Section 1. Minnesota Statutes 1961, Section 124.21, Subdivision 1, is amended to read:
- 124.21 Education; foundation program aid. Subdivision 1.
  (a) Foundation program aid shall be special state aid for schools as computed under this section.
- Current adjusted assessed valuation for the purpose of this act means the adjusted assessed valuation as determined by the equalization aid review committee under the provisions of this section; provided that for the 1959-1960 and 1960-1961 school years and thereafter it shall mean the correct assessed valuation approved by the equalization aid review committee and filed with the commissioner of education in the calendar year 1958 and annually thereafter. In any district in which the correct assessed valuation (exclusive of property valuation added, improved, reclassified or reassessed since the prior assessment) has increased more than 15 bercent over the correct assessed valuation determined on the basis of the prior asessment, the equalization aid review committee shall review and redetermine the correct assessed value for the year 1960 and subsequent years when an application for such review is made by the district within 12 months after receipt of a copy of the report filed with the commissioner of education with respect to such prior year, provided that for the year 1960 such application may be made on or before July 1, 1963. The committee shall not increase the adjusted assessed valuation (exclusive of property valuation added, improved, reclassified or reassessed since the prior assessment) of

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