counties, which is hereby renamed from Schoolcraft state recreation reserve.

- Subd. 25. Schwandt state monument, Renville county, which is hereby renamed from Schwandt monument.
- Subd. 26. Split Rock Creek state recreation area, Pipestone county, which is hereby renamed from Split Rock recreation reserve.
- Subd. 27. Wood Lake state monument, Yellow Medicine county, which is hereby renamed from Wood Lake monument.
- Subd. 28. Zippel Bay state recreation area, Lake of the Woods county, which is hereby renamed from Lake of the Woods Zippel Bay recreation reserve.
- Sec. 4. [85.014] Prior laws not altered: revisor's In compiling the next and subsequent editions of Minnesota duties. Statutes the revisor of statutes shall substitute the provisions of sections 1 to 3, in accordance with the statutory numbering proposed therein, for Minnesota Statutes, Sections 85.07 through 85.197. Such substitution shall in no way alter the effect of the laws from which said sections 85.07 through 85.197 are derived nor operate as a repeal of any of the provisions of said sections. The revisor may include as a note after each of the above named state parks, monuments, recreation areas and waysides a reference to the various laws establishing and relating to said park, monument, recreation area and wayside and shall make such rearrangement of the material in Minnesota Statutes, Chapter 85, as is necessary to carry out the provisions of this section. To the extent possible, the revisor shall include, in sections 2 and 3, new state parks, monuments, recreation areas, and waysides when established pursuant to law.
- Sec. 5. Repealer. Minnesota Statutes 1967, Section 85.03, is repealed.

Approved May 21, 1969.

CHAPTER 525---H. F. No. 1253

An act relating to state parks; replacing old terms with new terms; amending Minnesota Statutes 1967, Sections 85.04; 85.05, Subdivision 2; 85.20, Subdivisions 1 and 5; and 85.21.

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

Changes or additions indicated by italics, deletions by strikeout:



- Section 1. Minnesota Statutes 1967, Section 85.04, is amended to read:
- 85.04 State parks; terminology; employees as peace officers. All supervisors, guards, custodians, keepers, and caretakers of state parks, state public eamp grounds, and state monument sites monuments, state recreation areas, and state waysides shall have and possess the authority and powers of peace officers while in their employment.
- Sec. 2. Minnesota Statutes 1967, Section 85.05, Subdivision 2, is amended to read:
- Subd. 2. Permits for motor vehicles. No motor vehicle shall enter or be permitted to enter any state park, memorial state park, stato recreational reserve state monument, state recreation area or state wayside over 50 acres in area unless it has affixed to its windshield in the lower right corner thereof a permit which is provided for hereinafter. The commissioner of conservation shall procure permits in such form as he shall prescribe for each calendar year which by appropriate language shall grant permission to use any state park, memorial state park, state recreational reserve state monument, state recreation area or state wayside over 50 acres in area. Permits for each calendar year shall be provided and placed on sale before October 1 next preceding, and may be affixed and used on or at any time after said date until the end of the calendar year for which issued. Such permits in each category shall be numbered consecutively for each year of issue. A fee of \$2 shall be charged for each permit issued, except that permits of appropriate special design may be sold individually at 50 cents covering the use of state parks, memerial state parks; state recreational reserves state monuments, state recreation areas or state waysides under such conditions as the commissioner may prescribe for a designated period of not more than two days. The fee collected shall be deposited in the state park development account in the state treasury. Such permits shall be issued by such employees of the division of parks and recreation as the commissioner of conservation may designate in writing and as hereinbefore provided.
- Sec. 3. Minnesota Statutes 1967, Section 85.20, Subdivision 1, is amended to read:
- 85.20 Violations; trespasses; penalties. Subdivision 1. Violation of rules. Any person who, within the limits of any state park, state public eamp grounds; state monument site, state recreation area, state wayside, or area of state land reserved from sale, as provided by Laws 1923, Chapter 430, shall wilfully cut, injure, or de-

Changes or additions indicated by italics, deletions by strikeout:

stroy any live tree, shrub, timber, evergreen, or ornamental plant of any kind, or who shall wilfully injure, remove, destroy, deface, or mutilate any guide-board, guide-post, furniture, fixture, improvement, monument, tablet, or other property of the state of any kind, or who shall wilfully violate, or fail to comply with, any rule or regulation of the commissioner adopted and promulgated in accordance with the provisions of Laws 1923, Chapter 430, shall be guilty of a misdemeanor.

- Sec. 4. Minnesota Statutes 1967, Section 85.20, Subdivision 5, is amended to read:
- Subd. 5. Trespass in certain state parks. Any person who shall wilfully cut, destroy, or mutilate, or cause to be wilfully cut, destroyed, or mutilated, any tree, shrub, timber, evergreen, or plants of any kind, in any state park named in sections 85.09 to 85.12, state monument, state recreation area or state wayside enumerated in this chapter, shall be guilty of a misdemeanor; and, upon conviction thereof by a court having competent jurisdiction, shall be punished by a fine of not less than \$10, and not more than \$100 for each offense, or be imprisoned in the county jail of the county in which the park is situated for not less than ten nor more than 90 days for each offense.
- Sec. 5. Minnesota Statutes 1967, Section 85.21, is amended to read:
- 85.21 State operation of state park, state monument, state recreation area and state wayside facilities; license not required. The state, in its operation of state park, state monument, state recreation area, and state wayside facilities, shall not be required to obtain or pay for permits or licenses required by statute or by ordinance of governmental subdivisions of private operators in conducting or maintaining similar business or facilities.

Approved May 21, 1969.

CHAPTER 526-H. F. No. 1322

[Not Coded]

An act relating to the fire department relief association of the village of Falcon Heights; providing certain benefits for volunteer firemen and their survivors; authorizing tax levies; providing for administration of the relief association fund.

Changes or additions indicated by italics, deletions by strikeout: