

215.09. **Annual report.** The public examiner shall make and file, annually, in his office a summary report of the information collected, with such compilations and analyses and interpretations as may be deemed helpful. *Copies of such report may be made and distributed to interested persons and governmental units.*

Approved April 17, 1945.

CHAPTER 339—H. F. No. 868

An act authorizing Independent School District No. 28 of St. Cloud, Minnesota, to pay and reimburse the parents of Marilyn Morrison the expense for her treatment and care as the result of injuries sustained by her in an accident on or about November 15, 1942.

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

Section 1. **Payment authorized.** Independent School District No. 28 of St. Cloud, Minnesota, is hereby authorized to settle and pay to the parents of Marilyn Morrison any expense incident to her recovery from the injuries she sustained upon the school premises on or about November 15, 1942.

Approved April 17, 1945.

CHAPTER 340—H. F. No. 1124

An act relating to draining meandered, public lakes and releasing and removing state iron ore from the bed thereof, amending Minnesota Statutes 1941, Section 93.13.

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

Section 1. Minnesota Statutes 1941, Section 93.13, is hereby amended to read as follows:

93.13. **Draining of lakes and leasing of ore lands in beds thereof.** When a meandered or public lake does not exceed 80 acres in area, within the original meander line, and is surrounded in part by state land upon which a state mineral lease

has been issued and is in force and effect, then such lake, with the approval of the executive council; may be drained and the iron ore removed from the bed thereof by the lessee or its assigns under such state mineral lease for the purpose of mining iron ore owned by the state underneath the bed of such lake adjoining the lands covered by such state mineral lease under the terms and conditions of such state mineral lease.

The royalty payments by the lessee to the state for the ore that shall be removed from such lake bed shall be fixed by the executive council and shall be not less than the minimum royalties provided for *in section 93.20*. In case the addition of the lake bed to the area subject to such state mineral lease shall increase the area covered by such lease to an area exceeding 80 acres then the annual ground rental for such enlarged area shall be increased by \$1,000.

The lessee or its assigns shall have the power to institute condemnation proceedings, to pay for the interests of private persons or corporations who or which may be injured or whose rights may be destroyed by the carrying on of such operations.

Approved April 17, 1945.

CHAPTER 341—H. F. No. 1125

An act relating to the exchange of state lands.

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

Section 1. Exchange of state lands. Notwithstanding any provision of Minnesota Statutes 1941, Section 92.40, Subdivision 2, or any other existing law to the contrary, Class A state lands located within the Red Lake Game Preserve, the conservation areas created under Minnesota Statutes 1941, Sections 88.54 and 94.20, the Beltrami Island Conservation Project, the Beltrami Island State Forest, the Pine Island Conservation Project, the Pine Island State Forest, and all state forests or parts thereof in the area within the proclaimed boundaries of the Superior National Forest and the Chippewa National Forest wherein consent of the state to acquisition of land by the United States has heretofore been given by or pursuant to law may be exchanged for other lands within or