

minerals under said lands, or to drill wells on said lands for the development and the production of water; provided, that such exploration, drilling, producing or developing shall comply with orders, rules and regulations of the commissioner issued for the purpose of protecting underground storage strata or formations against pollution and against the escape of gas therefrom; and

- (c) Any public resources of the state which may be adversely affected by such use.

Sec. 10. [84.61] **Damages, payment.** The commissioner may, in such order or permit, require such corporation to demonstrate to the commissioner that said corporation has adequately provided a method to insure payment of any damage resulting from the operation of the gas or liquid storage reservoir.

Sec. 11. [84.62] **Storage reservoir.** No use shall be made of said gas or liquid storage reservoir by the applicant unless and until the right to use the property involved in said project has been filed with the commissioner of conservation and a certificate of use issued by him.

Approved April 21, 1953.

---

#### CHAPTER 513—H. F. No. 1216

*An act relating to the power of the county board to alter and improve state aid and county aid roads and to acquire lands therefor; amending Minnesota Statutes 1949, Section 160.44.*

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

Section 1. Minnesota Statutes 1949, Section 160.44, is amended to read:

**160.44 Easement, acquisition by county board.** *When the county board of any county shall determine that an easement upon and across additional lands is required for the purpose of altering or improving an existing state aid or county aid road, the board shall have and exercise power to acquire such easement for the county by purchase, gift or condemnation in accordance with the provisions of Minnesota Statutes 1949, Chapter 117.*

Approved April 21, 1953.

---