if such materials are used for public purposes only, and are not resold to any private party; and provided further that no rents or royalties shall be charged for muck and silt, or sand, or gravel furnished to or taken by any department of the state or any political subdivision of the state, or any port authority, subsequent to July 1, 1958, and prior to the effective date of Laws 1961, Chapter 336, if such materials were used for public purposes;

- (5) No such lease shall be for a longer term than 50 years;
- (6) All rents and royalties paid under such leases shall be paid to the state treasurer on the order of the state auditor and shall be credited to the permanent school funds of the state;
- (7) No minerals shall be removed under such permits until lease has been issued as provided by such regulations, except that, with the approval of the commissioner, sufficient minerals or ore material may be removed for exploratory or assaying purposes;
- (8) The grantee of such permit or lease, his or their assigns, representatives, and successors in interest, may be required to secure riparian owners against damage from the use of such lease or permit.

Approved May 13, 1963.

CHAPTER 648-H. F. No. 1841

An act relating to the regulation and control of the waters of Big Stone Lake; amending Minnesota Statutes 1961, Section 114.12.

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

- Section 1. Minnesota Statutes 1961, Section 114.12, is amended to read:
- 114.12. Big Stone Lake; water level. It is hereby determined that the most desirable and beneficial level for the waters of Big Stone Lake from May 1 to October 1 is elevation 967, project datum, and the South Dakota-Minnesota Boundary Waters Commission, the director of game and fish of South Dakota and the commissioner of conservation of Minnesota shall maintain and operate the Big Stone control dam in conformance herewith.

Stop logs shall be kept in place and maintained in the outlet dam of Big Stone Lake at all times when the water elevation of said lake is 967, or less, project datum, and during such time the outflow from the outlet dam shall be regulated so as not to exceed 100 cubic feet per second (c.f.s.).

Changes or additions indicated by italics, deletions by strikeout.

This act shall become effective immediately after the passage of an act in substantial conformance herewith by the legislature of South Dakota.

Approved May 13, 1963.

CHAPTER 649-H. F. No. 1880

An act relating to inheritance by an illegitimate child; amending Minnesota Statutes 1961, Section 525.172.

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

- Section 1. Minnesota Statutes 1961, Section 525.172, is amended to read:
- 525.172 Illegitimate child as heir. An illegitimate child shall inherit from his mother the same as if born in lawful wedlock, and also from the person who in writing and before a competent attesting witness shall have declared himself to be his father, provided such writing or an authenticated copy thereof shall be produced in the proceeding in which it is asserted; but such child shall not inherit from the kindred of either parent by right of representation.

Approved May 13, 1963.

CHAPTER 650-H. F. No. 1896

An act relating to coroners; providing for coroners fees; amending Minnesota Statutes 1961, Section 357.11.

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

- Section 1. Minnesota Statutes 1961, Section 357.11, is amended to read:
- 357.11 Coroners; fees. For viewing or examining each dead body, not less than \$10 nor more than \$25, as shall be determined by the county board, and mileage at ten 7-1/2 cents per mile for necessary travel, and for each additional day required, not less than \$5 nor more than \$15, as shall be determined by the county board.
- (1) For holding an inquest, not less than \$10 nor more than \$25, as shall be determined by the county board, for each day's necessary attendance after the day on which the body was viewed,

Changes or additions indicated by italics, deletions by strikeout.