

84.52 NOT TO CONFLICT WITH CERTAIN ZONING REGULATIONS

HISTORY. 1949 c 630 s 10.

84.53 TOPOGRAPHIC SURVEY; COMMISSIONER OF CONSERVATION

HISTORY. 1949 c 669 s 1.

84.54 STATE MAPPING ADVISORY BOARD

HISTORY. 1949 c 669 s 2.

**84.55 COUNTY BOARD OR GOVERNING BODY OF ANY MUNICIPALITY
MAY COOPERATE**

HISTORY. 1949 c 669 s 3.

84.56 APPROPRIATION

HISTORY. 1949 c 669 s 4.

UNDERGROUND WATERS; DISPLACEMENT

**84.57 UNDERGROUND WATERS, DISPLACEMENT BY UNDERGROUND
STORAGE OF GAS OR LIQUIDS UNDER PRESSURE**

HISTORY. 1953 c 512 s 1.

84.58 PERMIT FOR UNDERGROUND STORAGE

HISTORY. 1953 c 512 s 2-7.

**84.59 APPEALS TO DISTRICT COURT FROM DETERMINATION OF
COMMISSIONER**

HISTORY. 1953 c 512 s 8.

84.60 ORDER GRANTING PERMIT; FINDINGS; RESTRICTIONS

HISTORY. 1953 c 512 s 9.

84.61 DAMAGES, PAYMENT

HISTORY. 1953 c 512 s 10.

84.62 CERTIFICATE OF USE

HISTORY. 1953 c 512 s 1.

CHAPTER 84A

LANDS DEDICATED FOR CONSERVATION PURPOSES

84A.01 RED LAKE GAME PRESERVE

Consent of the commissioner of conservation is a condition precedent to the repair of a drainage system affecting state lands if the lands assessed at the time of the establishment of the drainage system are within any game preserve area or project. No benefits may be assessed against such lands unless the commissioner has joined in a petition for repair. OAG Oct. 29, 1951 (602-J).

MINNESOTA STATUTES 1953 ANNOTATIONS

187

LANDS DEDICATED FOR CONSERVATION PURPOSES 84A.50

The original boundary of the Red Lake Indian Reservation was established by a treaty with the Chippewa Indians, ratified by Public Statutes 1864. 13 Stat. 667. The eastern boundary was described in the treaty as "from the mouth of the Black River up that river to its source, thence in a straight line to the north extremity of Turtle Lake." The source of the Black River was not a definite point and neither was the northern most part of Turtle Lake until after a survey was made. Laws 1929, Chapter 258, enacted after the survey had been accomplished, recites a definite boundary line and this act clearly corrects the indefinite treaty line and is the final and legal boundary line of the reservation. OAG May 8, 1953.

84A.05 Repealed, 1949 c 498 s 8.

84A.06 Repealed, 1949 c 498 s 8.

84A.07 TITLE TO LAND IN STATE

In the Red Lake Game Preserve any tract of land sold must be described in the notices and offered for sale in parcels not exceeding one quarter section in area. Any fractional part of a governmental subdivision may be sold if less than 160 acres. The land if sold must be classified and appraised as agricultural land by the county board and approved as such by the commissioner. OAG Feb. 24, 1949 (700-A-8).

84A.20 REFORESTATION AREAS TO BE SET OFF

Where a tract of land in a conservation area, established under sections 84A.20 to 84A.30, is sold to a private individual under the provisions of sections 282.14 to 282.22, subject to a reservation of minerals, sand and gravel are not included in the reservation. OAG Aug. 13, 1946 (311-J).

84A.24 Repealed, 1949 c 498 s 8.

84A.25 Repealed, 1949 c 498 s 8.

84A.27 STATE AUDITOR TO CERTIFY TO DEPARTMENT OF CONSERVATION

Where a tract of land in a conservation area, established under sections 84A.20 to 84A.30, is sold to a private individual under the provisions of sections 282.14 to 282.22, subject to a reservation of minerals, sand and gravel are not included in the reservation. OAG Aug. 13, 1946 (311-J).

84A.31 STATE REFORESTATION PROJECTS

State lands in reforestation project area assessable for benefits received as a result of the repair of the county ditch lying wholly within the area, but such assessments must be paid from funds appropriated and available. OAG May 29, 1947 (602-B).

84A.33 COUNTY AUDITORS TO CERTIFY TAX DELINQUENT LANDS

Deficits in ditch funds out of which bonds and interest are to be paid include existing deficits together with those thereafter occurring, including borrowings from other funds. OAG Dec. 26, 1952 (454-E).

84A.34 Repealed, 1949 c 498 s 8.

84A.35 Repealed, 1949 c 498 s 8.

84A.50 CERTAIN CERTIFICATES ACCEPTED AS CORRECT AND VALIDATED

HISTORY. 1949 c 498 s 1.

Consent of the commissioner of conservation is a condition precedent to repair of a drainage system if the lands originally assessed are within any game preserve and no benefits may be assessed against such lands unless the petitioners have joined in the petition for repair. OAG Oct. 29, 1951 (602-J).

84A.51 CONSOLIDATED CONSERVATION AREAS FUND

HISTORY. 1949 c 498 s 2.

84A.52 ACCOUNTS; EXAMINATION

HISTORY. 1949 c 498 s 3.

84A.53 CERTAIN FUNDS CREDITED TO GENERAL REVENUE FUND

HISTORY. 1949 c 498 s 4.

84A.54 CERTAIN COLLECTIONS DEPOSITED IN CONSOLIDATED FUND

HISTORY. 1949 c 498 s 5.

84A.55 CERTAIN GAME PRESERVES, AREAS, PROJECTS; CONTROL OF

HISTORY. 1949 c 498 s 6; 1953 c 654 s 1.

Whether the construction of 9.5 miles of roadway is necessary to carry out the purposes of Laws 1951, Chapter 652, Section 2, is a question of fact to be determined by the commissioner of conservation. If the commissioner states as a question of fact that the necessity is within the provisions of section 2, the state auditor is authorized to transfer the \$25,000 from consolidated conservation areas fund (282) as requested. OAG Nov. 28, 1952 (9-A-9).

CHAPTER 85**DIVISION OF STATE PARKS**

85.01 Repealed, 1943 c 60 s 12.

85.02 Repealed, 1943 c 60 s 12.

85.05 CAMP SITES; FEES; RULES

HISTORY. 1933 c 396 s 1; 1935 c 185 s 1; 1937 c 437 s 1; 1951 c 490 s 1; 1953 c 470 s 1.

A charge is made for entrance into state parks in the sum of \$1 for a sticker to be attached to the windshield. The amount collected from such tax belongs to the state park maintenance fund. The expense of manufacturing the stickers is paid from the current funds, but supplies and expense for the biennium ending June 30, 1955, may be taken from the state park's maintenance fund by Laws 1953, Chapter 470. OAG May 1, 1953 (9-A-9).

Park stickers, authorized by Laws 1953, Chapter 470, must be issued at the park by park employees and they may also be sold by the county auditor. OAG May 25, 1953 (330-A-3).

Monson Lake Memorial Park, having been designated as such by section 85.18, clause (5), is not exempt from the requirement of Laws 1953, Chapter 470. Vehicles entering the park must have stickers attached. OAG June 12, 1953 (330-A-3).