

- to St. Paul Swly of Broadway & bet extended lines of Lot 6 and 7, in said Dayton's Enlargement.
- E-360 Ex St; W 21 1/6 ft of N 89 ft of Lot 7, Block 3, Dayton's Addition.
- E-365 Mississippi St. vac adj & Lot 3, Block 3, Dayton's Addition.
- E-368 Part of Mississippi St. vac adj and all of Lot 14, Block 3, Dayton's Addition.
- E-369A E 6.23 ft of Lot 11, Block 3, Dayton's Addition.
- E-370 Lots 9 and 10, Block 3, Dayton's Addition.
- E-372 S 30 ft of Lots 6 and 7, Block 3, Dayton's Addition.
- E-375 Ex Broadway, Lot 6, Block 4, Dayton's Addition.
- E-377 E 5 ft of Lot 5 and all of Lot 4, Block 4, Dayton's Addition.
- E-379 That part of Mississippi St. vac adj and Lots 2 and 3, Block 4, Dayton's Addition.
- E-380 Part of Mississippi Street vac adj & Lots 12 and 13, Block 4, Dayton's Addition.

The deed of conveyance shall be upon a form approved by the attorney general and shall convey to the Housing and Redevelopment Authority of the City of Saint Paul, Minnesota, an absolute title to the aforesaid tracts, subject only to the reservation of minerals and mineral rights pursuant to Minnesota Statutes 1953, Section 282.12; such deed of conveyance shall not contain any condition or other provision with reference to the use to which the premises shall be put, and by such conveyance the State of Minnesota shall be divested of any and all further right, title, claim, or interest in and to such tracts, subject, however, to said reservation of minerals and mineral rights.

Approved April 13, 1957.

CHAPTER 440—S. F. No. 1699

An act relating to employment of inmates of the state

prison and the state reformatory for men; amending Minnesota Statutes 1953, Sections 640.44 and 640.45.

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

Section 1. Minnesota Statutes 1953, Section 640.44 is amended to read:

640.44. **Convicts to do conservation work.** *Whenever he deems it conducive to the rehabilitation of inmates of correctional institutions under his control the commissioner of public welfare may use selected inmates in the general improvement, maintenance, conservation, reforestation, soil erosion control, soil rehabilitation, and cultivation of any land within the control of the commissioner and, pursuant to agreement with the head of any other state department or agency, of lands under control of such department or agency.*

Section 2. Minnesota Statutes 1953, Section 640.45 is amended to read:

640.45. **Commissioner of public welfare may acquire land.** *To carry out the purposes of section 640.44, the commissioner of public welfare may make inmates available to the head of any state department or agency for work upon any land which is within the jurisdiction or control of such department or agency, and the commissioner of public welfare and the head of any state department or agency having land under its jurisdiction or control may enter into written agreements upon such terms as may be necessary to provide for the use and the orderly supervision of such inmates.*

Approved April 13, 1957.

CHAPTER 441—H. F. No. 194

An act relating to the expense of constructing and maintaining bridges in township line roads; amending Minnesota Statutes 1953, Section 163.09, Subdivision 1.

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

Section 1. Minnesota Statutes 1953, Section 163.09, Subdivision 1, is amended to read:

163.09 **Expense of township line roads.** Subdivision 1. **Bridges.** *In all cases where a road, other than a county road, a county-state aid highway or trunk highway is on the line between two towns, whether such towns are in the same county or not, it shall be the duty of such towns to bear jointly*