

lamp mounted to indicate as nearly as practicable the extreme left projection of the combination and displaying a white or amber light to the front and a red light to the rear; (4) the last unit of every combination of farm equipment shall display two red reflectors, each at least 15 square inches in area, visible to the rear.

The requirements of this subdivision apply to new farm tractors and equipment described herein on and after January 1, 1960; and to all such farm tractors and equipment on and after January 1, 1962.

Approved April 24, 1959.

CHAPTER 411—H. F. No. 1112

[Coded]

An act relating to the Great River Road, providing for the establishment, construction, maintenance and development of the Great River Road, the acquisition and development of areas adjacent thereto and appropriating money therefor.

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

Section 1. [173.01] **Policy.** It is declared to be the policy of the State of Minnesota, and to be in the best public interest for the promotion of public safety, recreation, travel, trade and general welfare of the people, to cooperate with the federal government and with the interstate Mississippi River Parkway Planning Commission, to which the governor has appointed 10 interested citizens, in the planning, establishment, construction, maintenance and improvement of the Great River Road or Mississippi River Parkway which is to follow generally the course of the Mississippi River and extend from Canada to the Gulf of Mexico.

Section 2. [173.02] **Location; construction; improvement; maintenance; acquisition of land.** The commissioner of highways shall establish and locate the route or routes of the Great River Road and shall thereafter construct, reconstruct, improve and maintain same. He may acquire by purchase, gift or eminent domain proceedings, in fee or such lessor estate as he may determine, all lands and properties needed in laying out, establishing, constructing, reconstructing, improving and maintaining the Great River Road in Minnesota.

Section 3. [173.03] **Inclusion within state system;**

controlled access. The portion of the Great River Road in Minnesota shall be part of the state trunk highway system and shall be a controlled access highway.

Section 4. [173.04] Acceptance of federal funds; cooperation with federal agencies. The commissioner of highways may accept any federal funds made available to the State of Minnesota for expenditure on the Great River Road. He may cooperate with the federal government or any federal agency in the establishment, construction, reconstruction and improvement of the Great River Road to the end that the state will obtain all federal funds available for expenditure on the Great River Road in Minnesota. He may act as agent for any other department of state, public corporation, or political subdivision of the state in accepting federal aid in their behalf for the purposes expressed in Sections 1 to 7.

Section 5. [173.05] Cooperation with other governmental units. The commissioner of highways shall cooperate with other state departments, public corporations and political subdivisions in laying out, constructing, reconstructing and improving and maintaining the Great River Road.

Section 6. [173.06] Expenditures; limitation, appropriation. None of the provisions of Sections 1 to 7 shall be construed as authorizing the commissioner of highways to expend trunk highway funds for non-trunk highway purposes. There is appropriated out of the trunk highway fund a sum of money sufficient to carry out the provisions of Sections 1 to 7.

Section 7. [173.07] Preservation of adjacent areas. Any political subdivision or public corporation adjacent to the Great River Road or through which the Great River Road passes may acquire by purchase, gift or eminent domain proceedings as provided by law any lands or properties, or interests in lands and properties, lying along the Great River Road as they deem necessary for the purpose of preserving areas of natural scenic beauty, views of lake or riverside areas, historic sites, and such lands as they deem necessary for the purpose of providing recreational and rest areas and facilities in connection therewith including camping and overnight facilities. They may enter into agreements with property owners along the Great River Road providing for restrictions on land uses along such road and providing for compensation therefor. Such agreements may provide that the lands or properties may continue to be used for agricultural, horticultural, forest, grazing, residential, or other purposes not inconsistent with parkway principles and standards approved by

the federal government and the Mississippi River Parkway Commission.

Approved April 24, 1959.

CHAPTER 412—S. F. No. 1502

An act relating to the clerk and deputy clerk of the Supreme Court; amending Minnesota Statutes 1957, Section 350.091.

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

Section 1. Minnesota Statutes 1957, Section 350.091, is amended to read:

350.091 Clerk and deputy clerk of supreme court. The yearly salaries to be paid to the clerk and the deputy clerk of the supreme court shall be *fixed by the supreme court unless otherwise provided for by law.*

Approved April 24, 1959.

CHAPTER 413—H. F. No. 415

An act relating to state colleges, authorizing the State College Board to issue revenue bonds payable from "The College Board of the State of Minnesota, Revenue Fund" and to expend the moneys so obtained to acquire, construct, complete, remodel, or equip structures to be used for dormitory, residence hall, or food service purposes; and amending Minnesota Statutes 1957, Section 136.41.

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

Section 1. Minnesota Statutes 1957, Section 136.41 is amended to read:

136.41 Revenue bonds, issuance. Subdivision 1. The State College Board of the State of Minnesota or any successor thereof created or established by law, is hereby authorized to issue revenue bonds under and pursuant to and in accordance with sections 136.31-136.38, and acts amendatory thereof and supplemental thereto, and payable solely from the revenue appropriated thereto by said law, in an aggregate principal amount not exceeding \$9,800,000 and to use the proceeds of their sale (a) to redeem and refund all