

H. No public drainage ditch or system hereafter established shall be constructed or maintained so as to affect in any manner public hunting grounds or game refuge established under this act or any waters thereon, nor shall any public highway be constructed over or across any such public hunting grounds or game refuge, unless the commissioner of game and fish shall, after having determined that the maintenance and use of such public hunting grounds or game refuge will not thereby be injuriously affected, consent thereto.

I. The commissioner of game and fish shall maintain all public hunting grounds and game refuges established under this act in such manner as he shall deem best for the benefit of the public and for the protection and propagation of wild game therein, and may erect such structures and make such other improvements thereon as he deems necessary or proper for the maintenance thereof."

Approved April 24, 1929.

CHAPTER 320—S. F. No. 241

An act to amend Section 10859, General Statutes 1923, relating to charges for other than county prisoners.

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

Section 1. **Charges for other than county prisoners.**—That Section 10859, General Statutes 1923, be and the same hereby is amended so as to read as follows:

"10859. **Charges for other than county prisoners**—Whenever any prisoner is ordered confined in any county other than that in which his offense was committed, the sheriff of such other county shall keep him at the expense of the county sending him, and shall collect from such county for his board *eighty-five* cents per day, except that when there are not more than three prisoners in such county jail the charge for such board *shall* be one dollar and twenty cents per day for each prisoner, and, in addition thereto, such sum as shall have been necessarily expended for clothing, bedding, and medical aid for such prisoners. The county board of the county from which such prisoners are sent, at its first session after their commitment, shall authorize the auditor to issue to the sheriff of the county where they are committed orders upon the county treasurer for the maintenance of such prisoners while they remain in such jail."

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 24, 1929.

CHAPTER 321—S. F. No. 264

An act to amend Sections 3608 and 3609, General Statutes, 1923, relating to approval of rating agreements and fire insurance rates by insurance commissioner.

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

Section 1.—That Section 3608, General Statutes 1923, be and the same hereby is amended so as to read as follows:

“3608. Rating agreements to be submitted for approval to insurance commissioner.—No fire insurance company or any other insurer and not rating bureau, or any representative of any fire insurance company or other insurer or rating bureau, shall enter into or act upon any agreement with regard to the making, fixing or collecting of any rate for fire insurance upon property within this state, unless in compliance with this act.

Such agreement *must be* in writing, and, prior to its taking effect, *must be approved by the commissioner of insurance, and a copy thereof, together with a copy of the order of approval,* be filed with the commissioner of insurance and with each rating bureau of which any of the parties thereto shall be a member or subscriber.

The commissioner of insurance, *shall, after notice to interested parties and hearing, as provided in Section 3609, General Statutes 1923, make an order either approving or disapproving any such agreement. Such order shall be subject to review by the district court, in the same manner provided in Section 3609, General Statutes 1923.*”

Sec. 2. That Section 3609, General Statutes 1923, be, and the same hereby is amended so as to read as follows:

“3609. Commissioner to review rate fixed by bureau—Appeals.—The commissioner of insurance shall have power, *at any time, on written petition or upon his own motion, to review any rate fixed by any bureau for fire insurance upon property within this state, for the purpose of determining whether the same is discriminatory or unjust. He shall have power to order the discrimination or*