

account thereof. The proceeds of the sale of any parcel of land at any such sale, for whatever amount sold, shall be distributed among the taxing districts interested in the taxes and assessments on said parcel at the date of such sale, in the proportions of their respective interests; provided that the provisions of this section as to the amount of any ditch lien or special assessment which shall be included in the minimum cash amount for which any parcel may be sold shall also fix the amount applicable to such ditch lien or special assessment in the distribution of the proceeds of such sale.

Sec. 3. Period of redemption extended to July 1, 1936.—The period of redemption of lands sold for *the taxes for the years 1926, 1927, and 1928 and 1929 which were bid in for the State and have not been assigned is hereby extended to July 1, 1936.*

Sec. 4. Application of part payments.—*Any person who who has paid any sum or sums of money for the payment of taxes under Chapter 414, Laws of 1933, which for any reason cannot be applied in full or in part payment of the taxes on the parcel of land on which said taxes were purported to have been paid, such person, his heirs, executors, administrators or assigns shall be entitled upon application to the county auditor to have said sum of money applied as a credit upon the purpose of an assignment of the State's interest, if any, in the said parcel of land upon which said taxes were purported to have been paid.*

Sec. 5. Provisions separable.—*The provisions of the act shall be separable and if any provision hereof or the application of any provision hereof, in any case shall be declared invalid, it shall not affect the validity or application of the provisions hereof, otherwise so far as it is practicable to maintain the same in force."*

Sec. 6. Inconsistent acts repealed.—*All acts and parts of acts inconsistent herewith are hereby amended, modified or repealed in so far as they are inconsistent with this act."*

Approved April 29, 1935.

CHAPTER 388—S. F. No. 303

An act to amend Mason's Minnesota Statutes of 1927, Section 5648, as amended by Laws 1933, Chapter 392, Section 20, relating to wild animals and to the protection and

propagation thereof and to commercial fishing in boundary waters, and repealing inconsistent laws.

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

Section 1. Fishing in boundary waters.—That Mason's Minnesota Statutes, 1927, Section 5648, as amended by Laws 1933, Chapter 392, Section 20, be amended so as to read as follows:

"5648. In all cases where the date for the opening of the season for taking fish in waters forming a common boundary between this and other states and the Province of Ontario, is later, or where the day for the closing of the season for taking fish in such waters is earlier in Minnesota than it is in any other state or states or Province of Ontario bounded by such waters, then and in such case the director of game and fish may promulgate and publish an order fixing the days for the opening and the closing of the season for taking fish in such waters coincident with the opening and closing days of the season of such other state or Province of Ontario for taking fish in such waters, and thereafter and until said order is amended or repealed such open season for taking fish in such water shall be as in said order provided. *Provided, further, that those waters lying within the State of Minnesota and forming a common boundary between the state of Minnesota and the Province of Ontario and/or Manitoba, not already closed, shall be closed to commercial fishing when the proper authorities of the province of Ontario and/or Manitoba shall close to commercial fishing that portion of such boundary waters forming a common boundary between the State of Minnesota and the province of Ontario and/or Manitoba as lie within the province of Ontario and/or Manitoba. It is provided further that these waters may be closed separately in the event that the proper authorities of the province of Ontario and/or Manitoba close one or more body or bodies of water and not all such boundary waters.* The director of game and fish is hereby authorized and empowered to enter into arrangements jointly with the proper authorities of such other state or Province of Ontario bounded by such waters for the supervision of fishing therein, for the closing thereof, for the stocking thereof, for the enforcement of fishing laws of both states or Province of Ontario in such water, and for locating the boundary line."

Sec. 2. Inconsistent acts repealed.—*That all acts and parts of acts inconsistent herewith are hereby modified and amended so far as may be necessary to give full force and effect to the provisions of this act.*

Approved April 29, 1935.