is declared to be in all respects legal and valid and shall have the same force and effect as if renewed prior to the expiration of its term of existence.

Sec. 2. Acts validated .-- In any such case such proceedings shall relate back to the date of the expiration of said original corporate period, and any and all corporate acts and contracts of such association done or entered into after the expiration of said original period shall be and each hereby is declared to be legal and valid.

Sec. 3. Application .- This act shall not apply to any cooperative creamery association the charter of which has been declared forfeited by the final judgment of any court of competent jurisdiction in this state, nor to any action or proceeding now pending in any of the courts of this state. .

Approved April 13, 1927.

CHAPTER 175-H. F. No. 904

An act to amend General Statutes 1923, Section 5606, relating to state fishing operations and to the disposition of fish taken thcreunder.

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

Bond required.—That General Statutes 1923. Section 1. Section 5606, be and the same hereby is amended so as to read as follows:

Fish so taken and removed shall be sold by the "5606. commissioner at not more than the prevailing market price, and the proceeds of such sales shall be paid by the commissioner into the state treasury and by the treasurer credited to the revolving fund aforesaid."

Approved April 13, 1927.

CHAPTER 176-H. F. No. 1132

An act authorizing any city of the first class in this state, now or hercafter operating under a home rule charter, and now or hereafter containing a city hall building on land contiguous to the county court house, and jail grounds, to enter into contract with the county in which any such city is located, for the furnishing to such city of jail facilities in such county jail building and furnishing of heating and lighting service by such county to such city, and the construction and maintenance of a connecting tunnel between the county court house and county jail and the city hall

174]

SESSION LAWS

[Chap.

building, for use as a passage way between such building and for other public purposes, upon such terms and conditions and for such consideration and for such period of time, as shall be agreed upon between the county board of such county and the city council of such city.

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

Section 1. City may acquire jail facilities .- That any city of the first class in this state, now or hereafter operating under a home rule charter, and now or hereafter containing a city hall building on land contiguous to the county court house . and jail grounds, may enter into contract with the county in which such city is located, for the furnishing to such city by such county of jail facilities in the county jail building for the care of persons who are usually confined in the city jail and for the furnishing of heating and lighting service to such city, and for the construction and maintenance of a tunnel connecting the court house, county jail, and city hall buildings, for use as a passage way between said buildings and for other public purposes, upon such terms and conditions, for such consideration, and for such period of time not exceeding five years at a time, with right of successive renewals as shall be agreed upon between the county board of such county and the city council of such city, acting for their respective political subdivisions.

Sec. 2. All acts and parts of acts inconsistent herewith are hereby expressly repealed.

Approved April 13, 1927.

CHAPTER 177—H. F. No. 1147

An act to amend Sections 3835, 3837, 3839, 3842 and 3843, General Statutes, 1923, and Section 3844, General Statutes 1923, as amended by Chapter 385, Laws of 1925, relating to commercial cannerics.

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

Section 1. Commercial canneries.—That section 3835, General Statutes, 1923, be and the same hereby is amended so as to read as follows:

"Section 3835. All commercial vegetables and fruit canneries, located within this state, shall be under the supervision and regulation of the commissioner. For the purpose of this act, a commercial cannery is defined to be a *place or buildings* where vegetables and/or fruits are packed in hermetically sealed cans, where sterilization by heat is used, and *the* products placed on the market for general consumption as human food: but shall not include private homes where farmers and/or others or state or county