SESSION LAWS

CHAPTER 2-H. F. No. 11

An act to qualify certain newspapers as a medium of official and legal publications under the Laws of this State, and to legalize and validate certain official and/or legal publications therein.

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

Section 1. Certain newspapers qualified and publications validated .-- Any daily newspaper which was issued only five days each week during the weeks ending December 31, 1932, and January 7, 1933, respectively, and which was not issued on December 26, 1932, or January 2, 1933, shall be qualified as a medium of official and legal publications under the laws of this State, notwithstanding any failure to issue the same at least six days during each of said weeks, or failure to issue the same on December 26. 1932, or January 2, 1933, provided such daily newspaper be otherwise qualified as a medium of official and legal publications under , Section 10935 Mason's Minnesota Statutes for 1927; and any official and/or legal publication or publications published in any such newspaper on or after December 26, 1932, and prior to the passage of this Act are hereby legalized and validated and given the same legal force and effect as if published in a daily newspaper, issued daily at least six days during each of said weeks.

Approved January 10, 1933.

CHAPTER 3-H. F. No. 14

An act relating to the liquidation of closed banks, and other financial corporations and to permit the Commissioner of Banks to borrow money for such banks and corporations and pledge the assets thereof.

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

Section 1. Commissioner of banks may borrow money in certain cases.—The Commissioner of Banks, for the benefit of any bank, savings bank, trust company or building and loan association which is in process of liquidation by said Commissioner, is authorized to borrow money and to issue evidence of indebtedness therefor and to secure the repayment of the same by the mortgage, pledge, transfer in trust or hypothecation of any or all of the property of such bank, savings bank, trust company or buildingand loan association, whether real, personal or mixed, and whether or not such property is subject to a prior mortgage, pledge or hypothecation. Such loans may be obtained for the purposes of

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