

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

Sec. 1. **Method of taking fish in certain waters.**—Tip-ups or telldales may be used for fishing through ice to take carp, dogfish, redhorse, sheepshead, buffalofish, pickerel, suckers, eelpout, garfish, bullheads and catfish, from December 15th to April 1st following, and sunfish and crappies during the season provided by law for taking such fish in other sections of the state, in the Mississippi River between the Falls of St. Anthony and the mouth of the St. Croix River, and in lakes emptying into said river between said points, only under license and permit from the commissioner, for which a fee of \$1.00 shall be paid. No person shall operate or control at the same time more than six tip-ups. Not more than 25 fish shall be caught in one day under a tip-up license. Not more than one tip-up license shall be issued to members of the same household. Such licenses may be cancelled in the discretion of the commissioner.

Approved February 21, 1935.

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#### CHAPTER 21—S. F. No. 22

*An act to amend Mason's Minnesota Statutes of 1927, Section 2219, relating to platting of irregular tracts of land.*

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

Section 1. **Platting of irregular tracts.**—That Mason's Minnesota Statutes of 1927, Section 2219, be and the same hereby is amended so as to read as follows:

“Where any tract or lot of land is divided into parcels of irregular shape, which cannot be described except by metes and bounds, the owners thereof, upon notice *thereof* being given by the County Auditor which notice shall be served upon such owner personally or by registered mail, shall have such land platted into lots, a survey being made when necessary, and the plat recorded, and a duplicate filed with the county auditor. If the owner fail so to do within thirty days after such notice the county surveyor, upon request of the county auditor shall make such plat. *Provided however, that where such lands proposed to be platted are wholly within the limits of any incorporated city or village, adjacent to any city of the first class, and such city or village maintains a Registered Land Surveyor, the county auditor shall direct such registered land surveyor to make such plat. Such plat shall*

*be made from the records of the register of deeds, if practicable, but, if not practicable, the county surveyor, or if such lands are within the limits of any incorporated city or village, adjacent to the city of the first class, the registered land surveyor, if one is maintained by such city or village shall make and certify the necessary survey and plat, which the auditor shall file for record with the register, and a duplicate thereof shall be filed in his office. The description of the property in accordance with such recorded plats shall be valid. When the owners fail to comply with this section, the costs of surveying, platting and recording shall be paid by the county upon allowance by the county board, and the amount thereof shall be added to the next tax upon such lots, and, when collected, shall be credited to the county revenue fund.*

Approved February 27, 1935.

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#### CHAPTER 22—S. F. No. 63

*An act to amend Section 960, Mason's Minnesota Statutes 1927, relating to salaries of assistant superintendents of county schools.*

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

**Section 1. Assistants and clerks in certain counties—appointments, qualifications and compensation.**—That Section 960, Mason's Minnesota Statutes, 1927, be amended to read as follows:

“960. Assistants and clerks in certain counties—Appointment, qualifications, and compensation—In counties containing not less than forty-five nor more than seventy-four schools the county superintendent may be allowed annually, such sum for clerk hire as the County Board shall determine, not exceeding the sum of \$350.00. In counties containing not less than seventy-four nor more than one hundred twenty-four schools the county superintendent may be allowed annually such sum for clerk hire as the County Board may determine not exceeding the sum of \$450.00. In counties having one hundred and twenty-five schools, but less than two hundred and forty, the county superintendent may be allowed annually such sum for clerk hire as the County Board shall determine, not exceeding the sum of \$650.00, and shall appoint one assistant, and in counties having two hundred and forty schools or more, he shall appoint two assistants, and the assistant or