

paid by mistake, and when such payment was made prior to the year 1918 in connection with an estate of a deceased person, to the Probate Judge of the county where the estate is being, or has been, probated, instead of to the proper County Official, and when said tax money so paid has not been remitted to the County Treasurer of the said County, or to the State Treasurer, or to any official of the State, then, in such cases, no interest or penalty shall be charged on such tax so paid after six years from the date of said payment; and when after said six year period in such cases, the original amount of said tax plus interest for said six year period has been paid to the County Treasurer of said County, the said tax shall conclusively be deemed to have been paid in full.

Approved February 5, 1937.

---

CHAPTER 17—H. F. No. 322

*An act to amend Mason's Minnesota Statutes of 1927, Section 3860, relating to the sale and candling of eggs.*

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

Section 1. **License to candle eggs.**—That Mason's Minnesota Statutes of 1927, Section 3860, be amended so as to read as follows:

"3860. No person shall engage in the business of buying, selling, dealing in or trading in eggs, except those retailers who do not buy direct from the producers and who do not sell in lots greater than one case; without first obtaining from the dairy and food commissioner a *candling* license. Such officer upon receipt of a proper application upon forms such as he may prescribe, accompanied by an annual license fee of \$1.00, shall thereupon issue to such person an annual *candling* license. Each license shall expire on the first day of March next after its issue.

The dairy and food commissioner shall determine the conditions under which eggs previously candled shall be recandled before sale in order to safeguard the purchaser against buying as a part of a lot, eggs unfit for human food."

Approved February 8, 1937.