

CHAPTER 467—S. F. No. 348

An act relating to wild animals and providing for a resident fishing license and the disposition of funds resulting therefrom.

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

Section 1. **Fees for fishing licenses.**—The fee for a resident fishing license to take fish by angling, subject to all other provisions of law relating thereto, shall be one dollar, provided a combination license for husband and wife shall be issued for \$1.50.

Sec. 2. **"State fish propagation" fund created.**—There is hereby created a State Fish Propagation Fund for the purpose of acquiring, creating, maintaining, improving and repairing state-owned fish hatcheries and rearing ponds and appurtenant equipment and for the purpose of making stream and lake surveys, scientific surveys relating to fishes and improving the waters of this state as a habitat for fishes. Said fund shall consist of all moneys now in the Fish Fry Fund as established by Mason's Minnesota Statutes of 1927, Section 5637, all moneys hereafter received which heretofore would have been accredited to said Fish Fry Fund, together with not less than 60% of all moneys received from the resident fishing license provided for herein. The amount of said fund is hereby annually appropriated to the Game and Fish Division for fish propagation. Not more than 40% of the resident fishing license fees shall be credited to the game and fish fund as provided in the 1938 Supplement to Mason's Minnesota Statutes of 1927, Section 5536-13. Provided, however, that any citizen of the State of Minnesota receiving old age assistance, shall, upon application, be granted a gratuitous fishing license.

Approved April 26, 1941.

CHAPTER 468—S. F. No. 379

An act relating to deputy sheriff's attending court; amending Mason's Minnesota Statutes of 1927, Section 922.

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

Section 1. **Law amended.**—Mason's Minnesota Statutes of 1927, Section 922, is hereby amended to read as follows:

"922. Judge of the district court to fix number of deputies.—The judge of the district court in each county, before the commencement of any general term, shall, by order issued to the sheriff, fix the number of deputies required during such term, and direct the sheriff to furnish the same. The sheriff shall file said order with the clerk. Each such deputy shall receive such compensation as the judge shall determine not exceeding five dollars per day while attending such term of court.

Approved April 26, 1941.

CHAPTER 469—S. F. No. 468

An act relating to the avoidance and settlement of labor disputes, the powers and duties of the labor conciliator and court procedure in labor disputes, amending Mason's Supplement 1940, Sections 4254-26, 4254-27, 4254-28, 4254-31, 4254-34, 4254-36 (b), and repealing Section 4254-30 (c).

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

Section 1. Law amended.—Mason's Supplement 1940, Section 4254-26, is hereby amended to read as follows:

"4254-26. Notice to employer—notice by employer in change of conditions—notice of intent to strike—requisites of notices—conference.—(a) *Whenever any employee, employees, or representative of employees, or labor organization shall desire to negotiate a collective bargaining agreement, or make any change in any existing agreement, or shall desire any changes in the rates of pay, rules or working conditions in any place of employment, it shall give written notice to the employer of its demand which notice shall follow the employer if the place of employment is changed, and it shall thereupon be the duty of the employer and the representative of employee or labor organization to endeavor in good faith to reach an agreement respecting such demand. An employer shall give a like notice to his employees, representatives or labor organizations of any intended change in any existing agreement. If no agreement is reached at the expiration of ten (10) days after service of such notice, any employees, representative, labor organization, or employer may give notice of intention to strike or lockout, as the case may be, but it shall be unlawful for any labor organization or rep-*