

Section 1. **Law amended.**—Laws 1937, Chapter 291, Section 10, is hereby amended to read as follows:

“Section 10. **Salary of assistant county attorneys in certain counties.**—The county attorney in any county which now has or shall hereafter have, a population of 400,000 inhabitants or over shall appoint and employ one assistant known as the first assistant county attorney, who shall be paid the sum of \$4,500 annually; two assistants who shall each be paid the sum of \$4,000 annually; one assistant who shall be paid the sum of \$3,800 annually; one assistant who shall be paid the sum of \$3,600 annually; *two* assistants who shall each be paid the sum of \$3,400 annually; three assistants who shall each be paid the sum of \$3,100 annually; one attorney inspector who shall be paid the sum of \$3,400 annually; one assistant who shall be designated as attorney for the county board of said county whose appointment shall be first approved by said board, who shall be paid the sum of \$5,500 annually; one attorney-secretary who shall be a competent stenographer and reporter who shall be paid the sum of \$2,100 annually; *three* stenographers who shall each be paid the sum of \$1,760 annually; *one stenographer* who shall be paid the sum of \$1,320 annually; and three inspectors who shall be paid the sum of \$2,520 annually, and traveling expenses, which said investigators shall be peace officers of such counties and shall possess all powers by law provided and vested in sheriffs, constables and policemen.”

Approved April 28, 1941.

CHAPTER 510—H. F. No. 1012

Relating to reorganizing a federal credit union into a state credit union and relating to reorganizing a state credit union into a federal credit union.

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

Section 1. **Reorganizing federal credit union into state credit union.**—Whenever any federal credit union authorized to dissolve has taken the necessary steps for that purpose, a majority of its directors, upon authority in writing of two-thirds of the members of the credit union and upon approval of the commissioner of banks, may execute a certificate of incorporation under the provisions of the state credit union

act, which in addition to the other requirements of law, shall state the authority derived from the shareholders of such federal credit union; and upon recording such certificate as required by law, it shall become a legal state credit union. Thereupon the assets, of said dissolved credit union, subject to its liabilities not liquidated under the federal law before such incorporation, shall vest in and become the property of such state credit union.

Sec. 2. Directors may execute certificates.—Whenever any state credit union authorized to dissolve has taken the necessary steps for that purpose, a majority of its directors, upon authority in writing of two-thirds of the members and the approval of the commissioner of banks, may execute a certificate of incorporation under the provisions of the federal credit union act, which federal union shall be regarded as continuing the existence of the state credit union. Any officer of the state credit union, or member of the supervisory and credit committees, elected to a corresponding office in the federal credit union, shall be regarded as holding over such office from the state credit union to federal credit union.

Approved April 28, 1941.

CHAPTER 511—H. F. No. 1073

An act relating to land forfeited to the state for taxes; amending Mason's Supplement 1940, Section 2139-15.

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

Section 1. Law amended.—Mason's Supplement 1940, Section 2139-15, is hereby amended to read as follows:

"2139-15. Classification as conservation or non-conservation—matters and data considered—reclassification—sale to municipalities.—(a) All parcels of land becoming the property of the state in trust under the provisions of any law now existing or hereafter enacted declaring the forfeiture of lands to the state for taxes, shall be classified by the county board of the county wherein such parcels lie as conservation or non-conservation. Such classification shall be made with consideration, among other things, to the present use of adjacent lands, the productivity of the soil, the character of forest or other growth, accessibility of lands to establish roads, schools, and