a probate court, which conveyance was confirmed by an order of such court containing a correct description of the real estate, so conveyed, shall be valid and effective to all intents and purposes as against the objection that the order of license, issued by such court and referred to in said order of confirmation, failed to contain a description of such real estate.

Approved April 18, 1953.

CHAPTER 469-S. F. No. 1472

An act relating to salaries of county superintendents of schools, amending Minnesota Statutes 1949, Section 121.09, Subdivision 1.

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

Section 1. Minnesota Statutes 1949, Section 121.09, Subdivision 1, is amended to read:

121.09 County superintendent of schools, salary. Salaries of county superintendents except as division 1. hereinafter provided, shall be fixed by the board of county commissioners, and shall not be less than a sum equal to \$42 and \$12 as herein provided, for each organized public school in the county, to be reckoned, pro rata for the year from the time when a new school, organized in any district begins. Such minimum salary shall be calculated at the rate of \$42 for each of the first 80 schools, and at the rate of \$12 for each additional school in excess of 80, until the salary calculated on that basis reaches \$3,840; but if there be less than 64 public schools in any county, the minimum annual salary shall nevertheless be \$2,880, except that in counties with a population of less than 5,000 inhabitants the minimum amounts herein provided shall not apply. In any county where the county superintendent of schools received \$800 or more as clerk of the unorganized school district the salary of the county superintendent of schools shall be set by the county board, regardless of the number of schools established or operating in such county, at not less than \$2,400 in addition to the salary as clerk of the unorganized school district.

Approved April 18, 1953.

CHAPTER 470-H. F. No. 1904

An act relating to state parks, providing for a fee for use

of state parks, appropriating money; amending Minnesota Statutes 1949, Section 85.05, as amended by Laws 1951, Chapter 490.

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

- Section 1. Minnesota Statutes 1949, Section 85.05, as amended by Laws 1951, Chapter 490, is amended to read:
- 85.05 State park camp sites. Subdivision 1. Rules, fees. The commissioner is hereby authorized to make rules and regulations for the use of state parks and charge appropriate fees for such uses, as hereinafter specified:
- (1) Provide special parking space for automobile or other motor-driven vehicle in any state park or state recreation area:
- (2) Provide special parking spurs and camp grounds for automobiles and sites for tent-camping and special auto trailer coach parking spaces for the use of the individual charged for such space according to the following rates per day, which shall include the use of firewood and other facilities provided:

Single motor-driven vehicle (except truck, which shall pay a charge of 50 cents)25 cents,

Motor-driven vehicle and tent, trailer coach or other portable shelter50 cents,

(A charge for large trucks and for vans and other equipment shall be made upon a basis of actual space required in comparison with single pleasure motor-driven vehicles.)

Motor truck, truck camp coach, or both (large trucks to be charged according to space required)50 cents,

For each additional tent, trailer coach, or automobile, when such is a part of the equipment of the same camping party ______25 cents;

- (3) Improve and maintain golf courses already established in state parks, and may charge not to exceed \$1.50 per day per person using such course;
- (4) May charge a fee of not to exceed 25 cents per person over 12 years of age for entrance to any pageant grounds which may be created in any state park for the purpose of having historical or other pageants conducted by the commissioner or any other authorized agency.

When deemed necessary by the commissioner, for the purpose of better carrying out any such state park pageants, he

may stage such pageants in any municipal park or other lands near or adjoining any state park, and all receipts from such pageants shall be used in the same manner as though the pageants were carried on in a state park;

(5) Provide water, sewer, and electric service to trailer

or tent camp sites and charge a reasonable fee therefor.

- Permits for motor vehicles to use camp sites. (1)No motor vehicle shall enter or be permitted to enter any park unless it has affixed to its windshield in the lower right corner thereof a sticker which is provided for hereinafter. The commissioner of conservation shall procure stickers in such form as he shall prescribe which by appropriate language shall grant permission to use any state park during the year of issue. Such permits shall be numbered consecutively in each year of issue. A fee of \$1.00 shall be charged for each sticker issued. All fees collected shall be deposited in a State Park Maintenance Fund which is hereby created in the state treasury and shall be used solely for maintenance and operation of state parks for which purposes they are hereby appropriated. Such stickers shall be issued by such employees of the Division of State Parks as the commissioner of conservation may designate in writing and as hereinafter provided.
- (2) Such stickers shall be issued as provided by Minnesota Statutes 1949, Section 98.50 for the sale of licenses to take big and small game and fish. The provisions of said section 98.50 are hereby made applicable to the issuing and sale of such stickers to the same extent and in like manner as they would apply if the issuing and sale of such stickers were specifically provided for therein.
- (3) (a) In anticipation of the collection of the fees provided for in paragraph (1) of this subdivision, there is hereby appropriated out of the game and fish fund in the state treasury \$450,000, or so much thereof as may be necessary, to the Commissioner of Conservation for the maintenance and operation of state parks as provided in said paragraph (1) during the biennium ending June 30, 1955, with reimbursement of the game and fish fund as hereinafter provided.
- (b) All fees deposited in the state park maintenance fund pursuant to paragraph (1) of this subdivision are hereby pledged to the repayment to the game and fish fund of the amount of \$450,000 hereinbefore appropriated but not to exceed the amount expended from such appropriation. The state auditor is directed to transfer, at such times as he may deem proper to the game and fish fund from the state park maintenance fund any moneys therein and the state auditor and state

treasurer are hereby authorized and directed to make appropriate entries upon their records of such transfers.

It is hereby declared to be the policy of the State of Minnesota that the game and fish fund shall and will be reimbursed in whatever amount is expended therefrom for the purposes of this act.

Filed April 21, 1953.

(Became a law without the approval of the governor.)

CHAPTER 471—H. F. No. 17

An act relating to the repurchase of tax forfeited land; amending Minnesota Statutes 1949, Section 282.241, as amended.

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

Section 1. Minnesota Statutes 1949, Section 282.241, as amended by Laws 1951, Chapter 514, Section 1, is amended to read:

Land, repurchase after forfeiture for taxes. 282.241 The owner at the time of forfeiture of [or] his heirs, devisees, or representatives, or any person to whom the right to pay taxes was given by statute, mortgage, or other agreement, may repurchase any parcel of land claimed by the state to be forfeited to the state for taxes and which is not located within the restricted area established by any county under Laws 1939, Chapter 340, or if it is so located, if it is approved by the county board for repurchase if such repurchase is made within one year from the date of forfeiture or if such repurchase is made on or before November 1, 1953, unless prior to the time repurchase is made such parcel shall have been sold by the state as provided by law, or is under mineral prospecting permit or lease, or proceedings have been commenced by the state or any of its political subdivisions or by the United States to condemn such parcel of land, for a sum equal to the aggregate of all delinquent taxes and assessments computed as provided by section 282.251, together with penalties, interest, and costs. which did or would have accrued if such parcel of land had not forfeited to the state. Such repurchase shall be permitted only after the adoption of a resolution by the board of county commissioners determining that thereby undue hardship or injustice resulting from the forfeiture will be corrected, or that permitting such repurchase will promote the use of such lands that will best serve the public interest; provided further such