## SESSION LAWS

## CHAPTER 36—H. F. No. 180

' An act relating to chauffeurs' licenses and providing for the renewal thereof by members and former members of the urmed forces of the United States.

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

Section 1. Renewal of chauffeurs' licenses of former members of armed forces.—Any person who has served in the army, navy or marine corps of the United States subsequent to December 7, 1941, and who has been honorably discharged therefrom or who has been granted a furlough or leave of absence therefrom prior to the cessation of hostilities in the present war as declared by proper federal authority, may, without payment of any fee or charge and without taking a physical examination except such as the Secretary of State may deem necessary, renew his chauffeur's license for the current calendar year at any time within one year after his discharge or during his furlough or leave of absence by making proper application therefor.

Sec. 2. Honorable discharge to be prima facie evidence.— An honorable discharge or an order from proper authority granting a furlough or leave of absence shall be prima facie evidence of the right to privileges extended by this act.

Filed February 15, 1943.

## CHAPTER 37—H. F. No. 202

(Amending Section 282.01 Sub. 7, Minnesota Statutes 1941.)

An act relating to land forfeited to the state for taxes, and legalizing sales of tax-forfeited lands heretofore made, and amending Mason's Supplement 1940, Section 2139-15, Subdivision (g), as amended by Laws 1941, Chapter 511, Section 1.

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

Section 1. Law amended—sales—when commenced—how land offered for sale.—Mason's Supplement 1940, Section 2139-15, Subdivision (g), as amended by Laws 1941, Chapter 511, Section 1, is hereby amended to read as follows:

(g). The sale herein provided for shall commence at such time as the county board of the county wherein such parcels lie, shall direct. The county auditor shall offer the parcels of land

in order in which they appear in the notice of sale, and shall sell them to the highest bidder, but not for a less sum than the appraised value, until all of the parcels of land shall have been offered, and thereafter he shall sell any remaining parcels to any-. one offering to pay the appraised value thereof. Said sale shall continue until all such parcels are sold or until the county board shall order a re-appraisal or shall withdraw any or all such parcels from sale. Such list of lands may be added to and the added lands may be sold at any time by publishing the descriptions and appraised values of such parcels of land as shall have become forfeited and classified as non-conservation since the commencement of any prior sale or such parcels as shall have been reappraised, or such parcels as shall have been reclassified as non-conservation or such other parcels as arc subject to sale but were omitted from the existing list for any reason in the same manner as hereinafter provided for the publication of the original list, provided that any parcels added to such list shall first be offered for sale to the highest bidder before they are sold at appraised value. All parcels of land not offered for immediate sale, as well as parcels of such lands as are offered and not immediately sold shall continue to be held in trust by the state for the taxing districts interested in each of said parcels, under the supervision of the county board, and such parcels may be used for public purposes until sold, as the county board may direct.

Sec. 2. Certain sales heretofore made legalized.—Whenever in any county more than one sale of tax forfeited land has been held in any one year all such sales are hereby legalized, ratified, confirmed and validated as against any defect arising out of the holding of more than one sale in the same year. This provision shall not impair or prejudice any rights or interest involved in any action now pending in any courts in this state.

Filed February 15, 1943.

## CHAPTER 38-H, F. No. 203

(Amending Section 484.21 Minnesota Statutes 1941.)

An act to amend Mason's Minnesota Statutes of 1927, Section 162, as amended by Laws 1933, Chapter 22, relating to the time of holding court in the 13th judicial district.

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

Section 1. Law amended—terms of district court in 13th judicial district.—Mason's Minnesota Statutes of 1927, Section

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