ments. Only the homestead and household goods of the judgment debtor shall be exempt from seizure and sale upon such execution.

- Sec. 4. Minnesota Statutes 1957, Section 290.48, is amended by adding a new subdivision:
- [Subd. 9.] Confession of judgment. The commissioner may, within three and one-half years after the return is filed, notwithstanding Section 541.09, enter judgment on any confession of judgment after ten days notice served upon the taxpayer by mail at the address shown in his return. Such judgment shall be entered by the clerk of court of any county upon the filing of a photocopy or similar reproduction of that part of the return containing the confession of judgment along with a statement of the commissioner or his agent that the tax has not been paid.
- Sec. 5 Minnesota Statutes 1957, Section 290.48, Subdivision 6, is amended to read:
- 290.48 Subd. 6. Appeals. Either party to an action or a judgment for the recovery of any taxes, interest, or penalties under subdivision 1 or subdivision 5 may remove the judgment to the supreme court by appeal, as provided for appeals in civil cases.

Approved April 24, 1959.

CHAPTER 368-S. F. No. 1609

[Coded In Part]

An act relating to special laws affecting local government units; amending Minnesota Statutes 1957, Sections 482.07 and 645.02.

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

Section 1. [645.021] Special laws; local approval, certificates. [Subdivision 1.] The chief clerical officer of a local government unit shall, as soon as the unit has approved a special law, file with the secretary of state a certificate stating the essental facts necessary to valid approval, including a copy of the resolution of approval or, if submitted to the voters, the number of votes cast for and against approval at the election. The form of the certificate shall be prescribed by the attorney general and copies shall be furnished by the secretary of state. If a local government unit fails to

file a certificate of approval before the first day of the next regular session of the legislature, the law is deemed to be disapproved by such unit unless otherwise provided in the special law.

- Sec. 2. [Subd. 2.] Sections 1 to 4 do not apply to any special law heretofore enacted, whether or not it has been approved by the local government unit affected, but such unit shall file with the secretary of state a certificate of approval for such law as required in section 1.
- Sec. 3. Minnesota Statutes 1957, Section 482.07, Subdivision 1, is amended to read:
- As soon as practicable after 482.07 Subdivision 1. the adjournment of each session of the legislature the laws and joint resolutions passed thereat shall be published by the commissioner of administration with suitable headnotes and an alphabetical index confined to the subject matter of the volume. The revisor of statutes shall prepare and deliver to the commissioner of administration the printer's copy therefor. For each special law for which the certificate of local approval required by Laws 1959, Chapter has been filed with the secretary of state before the printer's copy is prepared, the published volume shall give the date of filing. Commencing in 1961, the published volume containing the special laws shall include a table giving the approval date for all special laws adopted during the biennum ending on the previous December 31.
- Sec. 4. Minnesota Statutes 1957, Section 645.02, is amended to read:
- Effective date and time of laws. Each act. except one making appropriations, enacted finally at any session of the legislature takes effect at the beginning of the day next following its final enactment, unless a different date is specified in the act. A special law required to be approved by the local government unit affected before it goes into effect becomes effective as to the approving unit the day following the day on which the certificate of approval prescribed by Laws , Section 1, is filed with the secretary of 1959, Chapter state, unless a later date is specified in the act. When approval of such a special law is required by two or more local government units before it may become effective, the day after the day when the last of the required certificates is filed is the effective date, unless a later date is specified in the act.

An appropriation act or an act having appropriation items enacted finally at any session of the legislature takes

effect at the beginning of the first day of July next following its final enactment, unless a different date is specified in the act.

Each act takes effect at 12:01 a.m. on the day it becomes effective, unless a different time is specified in the act.

Approved April 24, 1959.

CHAPTER 369—S. F. No. 1570

[Not Coded]

An act authorizing the state and the City of Saint Paul to sell the other or exchange land in the state capitol area.

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

- Section 1. Exchange of land, state and city of St. Paul. Subdivision 1. The State of Minnesota, acting through the commissioner of administration, and the City of Saint Paul, acting through its council, may agree to and may sell to the other or exchange land within said city, to-wit: the city may agree to and may quitclaim to the state such interest as it may have in
 - (a) Those parts of Lots 2, 3, 4, 5, and 6, Block 2, Charles Bazilles addition to the City of St. Paul, and of Lots 26 and 27, Auditor's subdivision No. 10 St. Paul, Minn., and unused Thirteenth Street and Cedar Street bounded by the westerly line of Cedar Street, the southerly line of Columbus Avenue, the easterly line of Wabasha Street, and the northerly line of Twelfth Street as said streets are now improved, according to the plats thereof now on file and of Record in the office of the Register of Deeds in and for Ramsey County, Minnesota.
 - (b) Those parts of Lots 1, 2, 3, 18, 19, 20 and 21, except the easterly 3 feet of said Lots 18 and 19, Subdivision of Block Number One of Medill's Addition to the City of Saint Paul, that lie northerly of the northerly line of Twelfth Street as now improved and easterly of the easterly line of Cedar Street as now improved, according to the plat thereof now on file and of record in the office of the Register of Deeds in and for Ramsey County, Minnesota.