

business where pool or billiards are played who shall permit or allow any person under the age of eighteen years or any minor pupil of any school, college or university to play any of said games, therein, or to gather in, loiter or frequent any such place unless accompanied by his parent or guardian, shall be guilty of a misdemeanor and be punished by a fine of not less than \$25.00 or by imprisonment in the county jail not exceeding 30 days."

Approved March 14, 1941.

CHAPTER 66—H. F. No. 342

An act relating to lands acquired by the United States and jurisdiction over them, amending Mason's Minnesota Statutes of 1927, Sections 4 and 5.

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

Section 1. **Law amended.**—Mason's Minnesota Statutes of 1927, Section 4, is hereby amended to read as follows:

"4. **Lands of United States—Jurisdiction.**—Jurisdiction is hereby ceded to the United States over all places within this state heretofore acquired by it for national purposes, subject to the right of the state to cause its civil and criminal process to be executed therein, and to punish offences against the laws of the state committed on the premises so acquired. Consent is hereby given to the acquisition by the United States of any other place within the state hereafter desired for any purpose authorized by Congress, subject to the concurrent jurisdiction aforesaid, upon condition, however, that application therefor shall be *first* made to the governor by an authorized officer of the United States, setting forth a description of the premises *sought to be* acquired, with a map thereof, when necessary to their proper designation, *and that the governor shall find that such acquisition is consistent with the best interests of the state and shall thereupon approve the acquisition, provided, that such approval shall not be required in the case of lands lying within the original boundaries of the Chippewa national forest or the Superior national forest and acquired by the United States for any purpose incident to the development or maintenance of said forests.*

Sec. 2. **Law amended.**—Mason's Minnesota Statutes of 1927, Section 5, is hereby amended to read as follows:

"5. **Sale of state lands to United States.**—The governor is hereby authorized, in behalf of the state, to sell, at its fair value, and to convey to the United States, any land owned by the state, and required by the government for any authorized purpose. The United States is hereby empowered to acquire by condemnation, under the laws of this state relating to the right of eminent domain, any lands which it may be necessary to take, overflow, or occupy in the prosecution of any public work authorized by Congress, *upon condition, however, that application for consent shall have been first made to the governor and that he shall find that such proceedings or acquisition are not inconsistent with the best interests of the state and that he shall thereupon approve the same.* All lands so ceded or conveyed to or acquired by the United States shall be exempt from assessments and taxes so long as it shall own the same, *provided, that such approval shall not be required in the case of lands lying within the original boundaries of the Chippewa national forest or the Superior national forest and acquired by the United States for any purpose incident to the development or maintenance of said forests.*"

Approved March 13, 1941.

CHAPTER 67—H. F. No. 604

An act relating to the killing of cattle affected with certain diseases; amending Mason's Supplement 1940, Section 5403.

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

Section 1. **Law amended.**—Mason's Supplement 1940, Section 5403, is hereby amended to read as follows:

"5403. **Diseased horses and cattle to be killed—inspection before killing—appraisal of and payment to owners for animals killed—eradication of foot and mouth disease.**—(a) Notwithstanding any provision of this chapter to the contrary, neither cattle affected with tuberculosis, paratuberculosis, Bang's disease, nor glandered horses shall be killed as such until they have been inspected by a veterinarian appointed by the board, and are pronounced by him to be so diseased.

For each animal slaughtered because of tuberculosis, paratuberculosis, glanders, or Bang's disease, the value of the net salvage of the carcass shall be deducted from the appraised value of the living animal; *two-thirds of the remainder shall*