SESSION LAWS

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 19, 1923.

CHAPTER 354-S. F. No. 953.

An act to require railway companies and other common carriers receiving iron ore for shipment to report monthly to the state tax commission the amount so received from each mine and to give detailed information concerning the same, and prescribing penalties.

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

Section 1. Ore carrying roads to report to the tax commission.—It shall be the duty of every railway company or other common carrier receiving iron ore for original shipment from any mine in this state to make report in writing delivered or deposited in the mail addressed to the state tax commission at St. Paul, Minnesota on or before the tenth day of May and November, each and every year the amounts in tons received for shipment as provided for in this act, up to and inclusive of the last day of April and October of each year, setting forth the total amount in tons received for shipment from each such mine and of the amounts of tons recieved for shipment since the last date required to be included in the last report, and whether received from open pit, pocket or stock pile stating the amount in tons so received from each of such sources. Said report shall also show the place where such ore was received for shipment and the name of the shipper in each case.

Sec. 2. Violation a gross misdemeanor.—Any railway company or common carrier which fails, neglects or refuses to make any report required by this act shall be deemed guilty of a gross misdeameonor, and upon conviction thereof shall be fined not exceeding five thousand dollars for each such offense.

Sec. 3. Effective May 1st, 1923.—This act shall take effect and be in force from and after May 1st, 1923.

Approved April 19, 1923.

CHAPTER 355-S. F. No. 80.

An act authorizing junior mortgagees and encumbrancers to pay principal and interest in default on prior mortgages, contracts and encumbrances.

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

Section 1. Holders of junior mortgages may pay default in prior mortgages.—Any person who has a mortgage lien upon any land against which there exists a prior mortgage may pay