

MINNESOTA STATUTES 1953 ANNOTATIONS

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INJUNCTIONS 585.01

to pay the taxes. The purchaser in 1942 entered the armed services and was discharged in November 1945 and reinlisted a month later. The buildings have been vacant since 1943. The title to the property will pass on tax forfeiture in 1949. The tax laws will operate as against the state's title. It is the duty of the conservator and he has the power to protect the interest of the state by immediate foreclosure against this veteran, now serving with the United States forces. The proceedings should be by strict foreclosure. On failure of the state to act, the county may proceed to protect its interest. OAG Jan. 28, 1948 (770).

CHAPTER 582

REAL ESTATE MORTGAGES; FORECLOSURE,

GENERAL PROVISIONS

582.01 ATTORNEY'S FEES

HISTORY. Amended, 1953 c 454 s 1.

582.13 STATE OF MINNESOTA MAY BE MADE DEFENDANT IN CERTAIN CASES

Laws 1945, Chapter 2, adds to the list of actions to which the State of Minnesota consents to be sued, the action "to determine the boundary line between any real property of the state and real property contiguous thereto." 32 MLR 390.

Claims against the state. Report of bar committee on immunity of a state from suit. 32 MLR 539.

582.14 LIMITATION ON FORECLOSURE

HISTORY. 1945 c 363 s 1; 1947 c 392 s 1.

Limitation on foreclosure. 33 MLR 48.

REMEDIES CONTROLLING PERSONAL ACTION

CHAPTER 585

INJUNCTIONS

585.01 ISSUANCE; EFFECT ON RUNNING OF TIME

A new automobile dealer's option to repurchase if the buyer decides to sell, rescission of contract of sale for fraud, injunction against buyer and used car dealer. 33 MLR 184.

Judicial control of administrative action by means of extraordinary remedies in Minnesota. 33 MLR 569.

History of the Minnesota statutes pertaining to the extraordinary remedies in general. 33 MLR 571.