

"Section 76. Sand pike or saugers—Open season—Size—Limits—Sale.—Sand pike or saugers, not less than 10 inches in length, may be taken by angling and thereafter possessed between May 15th and March 1st following, both inclusive. A person may take not to exceed 25 such sand pike or saugers in any one day. Such sand pike or saugers may be bought and sold during the open season."

Sec. 4. That Section 77 Chapter 400, Session Laws of 1919 be amended so as to read as follows:

Section 77. Muskellunge—Open season—Size—Limit—Sale.—Muskellunge, not less than 30 inches in length, may be taken by angling, and thereafter possessed between May 15th and March 1st following, both inclusive. A person may take not to exceed 5 such muskellunge in one day. Such muskellunge may not be bought or sold at any time."

Sec. 5. That Section 78, Chapter 400, Session laws of 1919 be aended so as to read as follows:

"Section 78. Perch—Sunfish—Rockbass—Open season—Size—Limits—Sale.—Yellow perch of any size, sunfish of not less than 5 inches in length and rock bass of not less than 6 inches in length, and all other varieties of fish for which a different season is not provided by this chapter, may be taken by angling and thereafter possessed, between May 15th and March 1st following, both inclusive. A person may take not to exceed 25 such sunfish or rock bass or such other fish, except perch, in one day. Such sunfish, rock bass or other fish may be bought and sold during open season."

Sec. 6. This act shall take effect and be in force from and after its passage.

Approved February 15, 1921.

CHAPTER 36—S. F. No. 62.

An act to amend Section 7249, General Statutes of Minnesota, 1913, as amended by Chapter 244, General Laws of Minnesota, 1919, providing for the determination of heirship in certain cases.

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

Section 1. Homesteads and tree-claims patented to "heirs."—That Section 7249, General Statutes of Minnesota, for 1913, as amended by Chapter 244, of the General Laws of Minnesota, 1919, be amended so as to read as follows:

Section 7249; Whenever any person holding a homestead or tree claim entry under the laws of the United States dies before making final proof and final proof has afterwards been made by his heirs, devisees or personal representatives, and by reason thereof a patent shall afterwards be granted to "the heirs" or to "the devisees" of such person, the District Court of the County in which the lands so

patented are situated may, in a civil action brought for that purpose, determine who are such heirs or devisees, and may determine their respective shares in said homestead or tree claim.

Sec. 2. **Civil Code shall govern.**—The provisions of the code of civil procedure relating to the determination of adverse claims to real estate insofar as the same may be applicable, shall pertain and govern the procedure in the action provided for in Section 1:

Sec. 3. This act shall take effect and be in force from and after the date of its passage.

Approved February 15, 1921.

CHAPTER 37—S. F. No. 128.

An act to amend Section 121, Chapter 400, Session Laws of 1919, relating to the preservation, protection and propagation of wild animals, including quadrupeds, birds and fish.

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

Section 1. **Commissioner to give bond.**—That Section 121, Chapter 400, session laws of 1919 be amended so as to read as follows:

“Section 121. **Office of Commissioner Continued.**—There shall continue to be a state game and fish commissioner charged with the execution of the game and fish laws. He shall be appointed by the governor, and, after the termination of the term of office of the incumbent at the time this act takes effect, shall hold his office for the term of four years *and shall give a bond to the state in the sum of \$5,000.00.* He shall have an office in the capitol and shall be provided with an official seal and with suitable office equipment, including furniture, stationery, blanks and postage.”

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

Approved February 15, 1921.

CHAPTER 38—H. F. No. 17.

An act to appropriate money to defray the cost of the publication of the proposed amendment to the Constitution during the month of October, 1920.

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

Section 1. **Appropriation for publication of Constitutional Amendment.**—That the sum of Forty-three thousand nine hundred seventy-five dollars and fifty cents (\$43,975.50), be and is hereby appropriated out of any funds in the treasury, not otherwise appropriated for the payment of the publication of the proposed