

shall be reimbursed out of the income tax collections for the said \$35,000.00 or that portion thereof actually used in administering the income tax law.

Approved April 21, 1933.

CHAPTER 396—H. F. No. 1679

*An act relating to the management and care of State Parks and providing among other things for the charging of certain fees; for camping and tenting; for certain parking; for the operation of golf courses; for operating boat liveries; for boat docks and boat landings; and providing for the leasing of concessions to organized associations or societies; for staging of pageants and any other special activities within such parks; and providing for the distribution of such fees received in State Parks; and repealing all Acts or parts of Acts inconsistent with this Act.*

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

**Section 1. Conservation commissioner to make rules and provide fees for camp site.**—The Conservation Commission is hereby authorized to make rules and regulations for the use of state parks and charge appropriate fees for such uses as hereinafter specified:

A. Provide special parking space for automobile or other motor driven vehicle in any such parks and may charge for such parking not to exceed twenty-five cents per day for each such automobile or motor driven vehicle.

B. Provide camp grounds and may charge a fee not to exceed twenty-five cents per day for camping privileges. Such fees shall apply to each tent, trailer, automobile or other portable equipment or devices used for shelter and sleeping purposes. Provided, however, that no person shall be charged more than a total of twenty-five cents per day for the privileges under Paragraph A and B of this section.

C. Improve and maintain golf courses already established in state parks and may charge not to exceed \$1.50 per day per person using such course.

**Sec. 2. Commission may lease camp sites, etc.**—The Conservation Commission may lease to duly organized associations or

societies, on a percentage basis of not less than ten per cent, rights and privileges for operating any concession for the selling of soft drinks, candies and any other confection, and souvenirs, on holidays or special occasions under such restrictions the Conservation Commission may prescribe. The Conservation Commission may permit persons to sell at specially designated stands or locations on State Parks, souvenirs and other handicraft of their own labor on whatever basis deemed fair and advisable. No other concession, peddling or vending devices shall be permitted except persons may peddle or offer for sale their own agricultural products which do not violate any health or sanitary food regulation of this state. Provided, however, that the state may put in and operate its own vending devices.

**Sec. 3. Commission may lease boat livery rights.**—The Commission may lease rights and privileges to persons for the operating of boat livery, row boats for hire, canoes and power launches on lakes or streams within or under control and jurisdiction of state parks and may lease mooring privileges for such boats and launches to docks, walls or banks owned or controlled by the State of Minnesota on such lakes or streams, for a regular annual stipulation or on a percentage basis of not more than 10 per cent of the gross receipts. No boat or launch hauling passengers for hire or hauling persons who have in any manner contributed for such ride or hire through prizes, tickets or any other device or means shall receive or discharge passengers on any state docks, walls, banks or on any park property, emergency landing excepted, unless licensed to do so under the terms of this Act. No person shall operate or anchor any boat or launch near any state owned dock or landing in any such manner as to retard free and safe operating of any other boat licensed by the state or otherwise. The Commission may require persons using state docks to carry such liability for personal injury as it may find fair and necessary.

**Sec. 4. Commission may carry on activities.**—The Commission may itself conduct and carry on special activities at any state park, including historical pageants of state wide or local interest, or it may lease or grant such privilege to local or state wide historical associations to carry on such celebrations and pageants on whatever term or basis the Commission may see fit. No such activities, celebrations or pageants shall be of such nature as to be inconsistent with good park management and policy and no charges shall be made to any such activities or celebrations and they shall be open to the public subject to laws and rules pertaining to the management of state parks.

Sec. 5. **Monies to be credited to various parts.**—All monies received and collected from the operation of this Act shall be deposited with the State Treasurer, who shall deposit the same to the credit of the various parks affected, and all monies so deposited are hereby appropriated to be used for the improvement and development of the park from which said fees are received.

Sec. 6. **Violations a misdemeanor.**—Any person violating any of the terms or provisions of this Act shall be guilty of a misdemeanor.

Sec. 7. **Forestry division to administer act.**—The carrying out of the provisions and terms of this Act shall be under the director of the division of forestry.

Sec. 8. **Inconsistent acts repealed.**—All Acts or parts of Acts inconsistent with this Act are hereby repealed. Provided however that this Act shall not supersede or repeal any Act relating to the management of Douglas Lodge.

Sec. 9. **Provisions separable.**—The provisions of this Act shall be separable and if any provision hereof shall be declared invalid it shall not invalidate any other provision hereof.

Approved April 21, 1933.

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#### CHAPTER 397—H. F. No. 1998

*An act to amend Chapter 170, Laws 1933, providing for the supervision and regulation of the transportation of property by motor vehicle on the public highways of this state by contract carriers and common carriers not operating over a regular route.*

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

Section 1. **Monies to be paid into state treasury.**—Section 23 of Chapter 170, Laws 1933, is hereby amended to read as follows:

“All moneys received under the provisions of this Act shall be paid into the treasury of the State of Minnesota and may be used by the Railroad and Warehouse Commission for the employment of inspectors for the purpose of inspecting the mechanical equipment of all trucks subject to this Act and for the general enforcement of this Act. Any money that may be left