

3. *To display or represent as one's own any registration plates not issued to him, provided, however, this shall not apply to any legal change of ownership of the motor vehicle to which the plates are attached.*

4. *To fail or refuse to surrender to the department upon its lawful demand any registration plates which have been revoked, cancelled or suspended by proper authority.*

5. *To use a false or fictitious name or address or description of the motor vehicle, engine number or serial number in any application for registration of a motor vehicle or to knowingly make a false statement or to knowingly conceal a material fact or otherwise commit a fraud in any such application.*

(d) *It shall be a misdemeanor for any person to violate any of the provisions of this act unless such violation is by this act or other laws of this State declared to be a felony or gross misdemeanor.*

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

Approved April 26, 1937.

CHAPTER 437—H. F., No. 858

An act to amend Laws of 1933, Chapter 396, Sections 1 and 5, as amended by Laws 1935, Chapter 185, relating to the charging of certain fees within state parks.

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

Section 1. **Law amended.**—That Laws of 1933, Chapter 396, Section 1, as amended by Laws 1935, Chapter 185, is hereby amended as follows:

“Section 1. **Fees for use of park.**—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 state park or state recreation area.

b. Provide special parking spurs and camp grounds for automobiles and sites for tent camping and special auto trailer coach

parking spaces for the use of the individual charged for such space according to the following rates per day, which shall include the use of firewood and other facilities provided:

Single motor driven vehicle (Except truck, which shall pay a charge of, \$.50).....\$.25

Motor driven vehicle and tent, trailer coach or other portable shelter\$.50

(A charge for large trucks and for vans and other equipment shall be made upon a basis of actual space required in comparison with single pleasure motor driven vehicle.)

Motor Truck and/or truck camp coach (Large trucks to be charged according to space required.).....\$.50

For each additional tent, trailer coach or automobile, when such is a part of the equipment of the same camping party.\$.25

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.

d. May charge a fee of not to exceed 25c per person over 12 years of age for entrance to any pageant grounds which may be created in any state park for the purpose of having historical or other pageants conducted by the conservation commission or any other authorized agency. All moneys¹ received from such charges shall be deposited immediately with the state treasurer, who shall deposit the same to the credit of *the fund from which the presentation of state park pageants are financed, for the sole purpose of defraying a portion of the costs of such production.* Whenever it is deemed necessary by the conservation commission for the purpose of better carrying out any such state park pageants, it may stage such pageants in any municipal park or other lands near or adjoining any state park, and all receipts from such pageants shall be used in the same manner as though the pageants were carried on in a state park.

e. *Provided water, sewer, and electric service to trailer or tent camp sites and charge not to exceed twenty five cents (25c) per day."*

Section 2. Law amended.—Laws of 1933, Chapter 396; Section 5, as amended by Laws 1935, Chapter 185, Section 5 is hereby amended so as to read as follows:

"Section 5. **Moneys to be deposited with State Treasurer.**—Except as otherwise provided by this act, all moneys received and

collected *within state parks* shall be deposited with the State Treasurer, who shall deposit same to the credit of the *maintenance and operation fund for state parks* and all moneys so deposited are hereby re-appropriated to be used for maintaining and operating the several state parks and all balances from the funds previously appropriated for state park improvement and maintenance are hereby re-appropriated to the state park maintenance and operation fund.

Approved April 24, 1937.

CHAPTER 438—S. F. No. 906

An act to promote the public welfare by providing aid to dependent children, and repealing and amending certain laws relating thereto.

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

Section 1. **Definitions.**—(a) “State Agency” as used in this act shall mean the State Board of Control.

(b) “County Agency” as used in this act shall mean the County Board of Public Welfare as established by law.

(c) “Dependent Child” as used in this act means a child under the age of eighteen years who is regularly attending school, if physically able and above the minimum school age, or who is under compulsory school age, or who is physically unable to attend school, or who is over compulsory school age, but through physical or mental disability is unable to be employed, or who is over compulsory school age and unemployed, but is of such intelligence and mental capacity as to make further schooling inadvisable in the opinion of the county agency and his unemployment is without fault on his part, and who is found to be deprived of parental support or care by reason of the death, continued absence from the home, or physical or mental incapacity of a parent, and whose relatives, liable under the law for his support, are not able to provide, without public assistance, adequate care and support of such child, and who is living with his mother, stepmother, grandmother, sister, stepsister, or aunt, in a place of residence maintained by one or more of such relatives as her or their own home.

(d) “Continued absence from the home” as used in this act shall relate and apply only to cases where the parent, whether or not entitled to custody of the child, is an inmate of a penal institu-