

troops of the Fourth Minnesota infantry fell in the assault on the 22nd day of May, 1863, near where the Baldwin ferry road passed through the confederate works; one on the ground over which the Fifth Minnesota infantry made its assault on the same day, and one on the position occupied by the First Minnesota battery.

**Inscriptions.**—Sec. 2. That section 2 of chapter 136 of the General Laws of 1903 be amended so as to read as follows:

Section 2. There shall be inscribed on such monument and tablets, in addition to other appropriate inscriptions, such legends and inscriptions as will suitably commemorate the services rendered by the Third and Fifth infantry in the lines of circumvallation and in positions not included in the area of the National Park.

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

Approved April 19, 1907.

1907 C 252  
107-M - 517

---

CHAPTER 252—H. F. No. 223.

*An Act prescribing a uniform method of handling grain in public local warehouses, prohibiting irregular practices in the buying and selling of grain and prescribing penalties therefor.*

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

**Standard weights and measures to be used.**—Section 1. No person purchasing, selling or storing grain in any public local warehouse in this state, as the same is now or may be hereafter defined by law, shall use any other measure for such grain than the standard bushel, and no other number of pounds shall be used or called a bushel than the number of pounds provided by law as the standard weight of the kind of grain in question.

**Pooling prohibited.**—It shall be unlawful for any person, firm or corporation engaged in the buying, selling or handling of grain in any public local warehouse in this state, or for the local agent in charge of such warehouse, or any other agent of the person, firm or corporation, operating the same, to enter into any contract, agreement, combination or under-

standing, with any other person, firm or corporation, owning or operating any other public local warehouse at any railway station, their agent or agents, whereby the amount of grain to be received or handled by said warehouses, at such station, shall be equalized or pooled between said warehouses, or whereby the profits or earnings derived from said warehouses shall be divided or pooled, or apportioned in any manner, or whereby the price to be paid for any kind of grain at such station shall be fixed or in any manner affected, and each day of the continuance of any such agreement, contract or understanding shall constitute a separate offense.

**Penalty for violation—revocation of license.—Sec. 3.** Any person, firm, or corporation, or any officer or agent of any person, firm or corporation, who shall violate the provisions of this act shall be guilty of a misdemeanor and shall be punished by a fine of not less than fifty dollars or more than one hundred dollars, and by imprisonment in the county jail for not less than thirty days, or more than three months. The railroad and warehouse commission of this state shall have the power, and it shall be their duty, whenever they find, after a hearing, that the provisions of this act have been violated by any person holding a license to conduct a public warehouse in this state, to revoke and annul such license, and in such case no new license shall be granted to the person whose license is so revoked nor to any one either directly or indirectly engaged with him in said business, for the period of one year.

Sec. 4. Section 2098 of the Revised Laws, 1905, is hereby repealed.

Sec. 5. This act shall take effect and be in force from and after its passage.

Approved April 20, 1907.