between navigable bodies of water in this state, which has been in
continued and uninterrupted use by the general public for fifteen
years or more as a trail or portage for the purposes of travel, shall
be deemed to have been dedicated by user to the public as a trail or
portage. This act shall apply only to forest trails on established
canoe routes and the public shall have the right to use the same for
the purposes of travel to the same extent as public highways. The
width of all trails and portages dedicated by user after the passage
of this act shall be eight feet on each side of the center line of such
trail or portage.

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

Approved March 31, 1923.

CHAPTER 116—S. F. No. 578.

An act relating to the sale, offering or exposure for sale and
advertisement of any substance designed to be used as a substitute
for butter and providing for the enforcement and prescribing penal-
ties for violations thereof.

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

Section 1. Manufacturers of butter substitutes not to use
certain words in advertising.—No person shall use in any way
in connection or association with the sale, or offering or exposure
for sale or advertisement of any substance designed to be used as a
substitute for butter, the word “butter”, “creamery”, or “dairy”, or
the name or representation of any breed of dairy cattle, or any com-
bination of such word or words and representation, or any other
words or symbols or combination thereof commonly used in the sale
of butter.

Sec. 2. Violation a misdemeanor.—Any person who shall
violate any provision of this act shall be deemed guilty of a misde-
meanor.

Sec. 3. Dairy and Food commissioner to enforce act.—The
dairy and food commissioner shall cause the provisions of this act to
be enforced, and to that end he shall exercise all power and author-
ity conferred upon him by the provisions of chapter 495, Laws 1921,
known as the “Minnesota Dairy and Food Law.” It shall be the
duty of every prosecuting officer to whom the commissioner shall
report any violation of this act, to cause appropriate proceedings to
be instituted in the proper courts and prosecuted without delay for
enforcement of the penalties herein specified.

Approved March 31, 1923.