CHAPTER 185-H. F. No. 660

An act to amend Laws 1933, Chapter 396, Section 1 and Section 5, relating to the charging of certain fees within state parks for the staging of pageants and other special activities.

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

- Section 1. Fees for pageants etc., in state parks.—Laws 1933, Chapter 396, Section 1, is hereby amended so as to read as follows:
- "Section 1. 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 25 cents per day for each such automobile or motor driven vehicle.
- "B. Provide camp grounds and may charge a fee of not to exceed 25 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 25 cents per day for the privileges under paragraphs A and/or 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.
- "D. May charge a fee of not to exceed 25 cents 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 moneys received from such charges shall be deposited immediately with the state treasurer, who shall deposit the same to the credit of a "State Park Pageant Fund", and all moneys so deposited are hereby reappropriated to the conservation commission for the purpose of defraying all expenses in conducting and operating such state park pageants. The conservation comission is hereby authorized to create a revolving fund of \$500.00 made up from moneys from various state parks for the purpose of conducting such state park pageants. 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 pageant in any municipal park or other lands near or adjoining any state park, and all receipts from such pageant shall be used in the same manner as though the pageant were carried on in a state park."

Sec. 2. Fees to be paid into state treasury.—Laws 1933, Chapter 396, Section 5, is hereby amended so as to read as follows:

"Section 5. Except as otherwise provided by this act all moneys 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 moneys so deposited are hereby appropriated to be used for the improvements and development of the park from which said fees are received."

Approved April 15, 1935.

CHAPTER 186—H. F. No. 691

An act to amend Laws 1931, Chapter 394, Sections 4, 6 and 17, relating to the defining, licensing and regulating of dealers at wholesale in produce.

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

Section 1. Licenses for wholesale dealers in produce.— Laws 1931, Chapter 394, Section 4, is hereby amended so as to read as follows:

- "Section 4. License to engage in the business of a dealer at wholesale within the State of Minnesota shall be issued by the Commissioner to such reputable persons as shall apply therefor, pay the prescribed fee and comply with the conditions herein specified, to-wit:
- (a) The application shall be in writing, accompanied by the prescribed fee, and under oath and shall set forth the place or places where the applicant intends to carry on the business for which the license is desired, the estimated amount of business to be done monthly, the amount of business done during the preceding year, if any, the full names of the persons constituting the firm, in case the applicant is a co-partnership, the names of the officers of the corporation and where incorporated, if a corporation, and a financial statement showing the value and character in a general way of the assets and the amount of liabilities of the applicant.