CHAPTER 613-S. F. No. 1261.

(Amending Section 168.23 Minnesota Statutes 1941.)

An act relating to reciprocity on motor vehicle license fees; amending Mason's Supplement 1940, Section 2684-6 as amended. Be it enacted by the Legislature of the State of Minnesota:

Section 1. Law amended.—Mason's Supplement 1940, Section 2684-6 as amended is hereby amended to read as follows:

2684-6. Limitations.—This act shall not apply to a passenger motor vehicle owned by a resident of any state, District of Columbia or any Canadian province temporarily residing in this state while regularly employed therein under contract for a term of six months or more, nor to a passenger motor vehicle used to haul for hire except such a vehicle that may be owned and registered in another state, the District of Columbia, or any Canadian province, and chartered for an occasional trip into or through Minnesota without taking on any additional passengers in this state.

The reciprocity provision of the act shall not apply to trucks. tractors, truck-tractors, semi-trailers and combinations of such vehicles engaged in transporting property for hire. The reciprocal provisions of this act shall apply to the owner of a truck exclusively used in transporting agricultural, horticultural, dairy and other farm products, including livestock, which the owner of the truck has produced or raised and such truck is used to transport such products from the farm to market and to transport property and supplies to the farm of the owner and trucks used in rendering occasional accommodation service for others in transporting farm products, including livestock, from a farm to market or supplies to the farm even though the same may be paid for where such vehicle is owned by a person not engaged in the transportation business. "Occasional" shall be construed to mean a special, individual round trip not to exceed, however, two such trips a month for any one such vehicle. The reciprocal provisions of this act shall apply to a truck for hire engaged in the transportation of livestock and farm products, provided, that such reciprocal provision shall apply to only one truck owned or operated by any person or corporation, and provided, further, that such truck does not use the highways of this state more than twice in any week and does not travel on the highways of Minnesota from the state line for a greater distance than 50 miles, provided, that this reciprocity provision as applied to feeder livestock shall extend for 150 miles from the state line. For the proper enforcement of this section the Registrar of Motor Vehicles may require such truck

transporting livestock for hire to carry a plate to be furnished by said Registrar for a fee of \$2.00, and the owner or operator to file such reports as may be necessary to compel a compliance with this section.

Every non-resident, including any foreign corporation carrying on business except as herein provided within this state and owning and operating in such business any motor vehicle in intrastate commerce within this state shall be required to register each such vehicle and pay the same tax and penalties, if any, therefor as is required with reference to like vehicles owned by residents of Minnesota.

The reciprocity privileges provided by this act shall apply also to a motor vehicle exclusively engaged in transporting commerce from a state or from any province in the Dominion of Canada exclusively upon the streets of any city or village in the State of Minnesota.

Until six months after the termination of the war in which the United States is now engaged as proclaimed by authorized Federal authorities, the reciprocal provisions of this act shall apply also to all motor vehicles engaged in the transportation of petroleum products in bulk, whether the same are operated in privately-owned or for-hire service.

Approved April 24, 1943.

CHAPTER 614—S. F. No. 1313.

An act authorizing the Commissioner of Administration to acquire by purchase certain real estate in the City of Saint Paul, Ramsey County, Minnesota, subject to certain conditions, and appropriating money therefor.

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

Section 1. Commissioner of Administration may acquire certain property in St. Paul.—The commissioner of administration is hereby authorized to acquire for the state by purchase the premises now occupied by the Minnesota Division of Employment and Security at the Northwest Corner of Fifth and Cedar Streets,