

Sec. 2. [Subd. 2.] **Receipts, appropriation.** All receipts derived from the operations of state parks shall be deposited in the state treasury and be credited to the State Parks Working Capital Fund, which fund is hereby appropriated for such operation, including the payment of salaries, repairs, construction, and purchase of equipment, other expenses, and the purchase of merchandise for resale; provided, however, that not more than ten per cent of the gross revenue derived from such operation shall be used for construction and the purchase of equipment not including the construction or equipment of any new cabins or other quarters for rental of lodging to the public.

Sec. 3. [Subd. 3] **Charges sufficient to defray expenses.** The commissioner of conservation shall adjust his schedule of charges for operating facilities within state parks so as to produce income sufficient to defray all expenses required to provide proper operations of said facilities.

Sec. 4. [Subd. 4.] **Excess over \$30,000 to general revenue fund.** Annually, as of the close of business on June 30, the unencumbered balance in excess of \$30,000 shall be canceled into the general revenue fund.

Approved April 18, 1951.

CHAPTER 461—S. F. No. 588

An act relating to employment agencies; amending Minnesota Statutes 1949, Section 184.11.

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

Section 1. Minnesota Statutes 1949, Section 184.11, is amended to read:

184.11 **Licenses Classified.** Licenses granted under the provisions of this chapter shall be designated as class one, class two, or class three.

A class one license shall entitle the holder thereof to engage in a business of serving those seeking employment and

those seeking employees as woodsmen, agricultural hands, coachmen, grooms, hostlers, seamstresses, cooks, waiters, waitresses, scrubwomen, laundresses, maids, and all domestics and servants, unskilled workers and general laborers.

A class two license shall entitle the holder thereof to engage in the business of serving those seeking employment and those seeking employees in technical (engineering or otherwise), educational, clerical, executive, *hospital, medical, dental*, and like pursuits not provided for under either a class one or a class three license.

A class three license shall entitle the holder thereof to engage in the business of serving those seeking employment and those seeking employees in circus, vaudeville, theatrical, or other entertainments, exhibitions, or performances, or allied pursuits.

Nothing in this chapter shall be construed to prohibit an employment agent holding a class one license from serving those included under a class two license, provided the business is conducted in accordance with the rules and regulations applicable to a class one license; and under no circumstances shall a licenses [licensee] be allowed to conduct a theatrical agency under any but a class three license.

Any question of classification arising under the provisions of this chapter shall be determined by the commission.

Approved April 18, 1951.

CHAPTER 462—S. F. No. 601

(Not Coded)

An act creating a commission to survey the state's tuberculosis facilities, recommend a state plan for the treatment and control of tuberculosis, recommend revision and recodification of tuberculosis laws in accordance with such plan, and make an appropriation therefor.

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