Sec. 6. [25.20] Inspection fees. Subdivision 1. There shall be paid to the commissioner for all com-mercial feeds distributed in this state an inspection fee at the rate of sixteen cents per ton; provided, however, that customer-formula feeds are hereby exempted if the inspection fee is paid on the commercial feeds which they contain; provided, further that inspection fees already paid on commercial feeds sold to distributors or exchanged between them shall be deducted from the inspection fee due on the commercial feeds manufactured from such sales or exchanges; and provided, further, that any distributor shall pay an annual registration fee of \$25 for each brand of commercial feed distributed only in individual packages of 10 pounds or less, and the distributor of such brand shall not be required to pay the inspection fee on such packages of the brand so regis-tered. Fees so collected shall be paid into the state treasury. This registration fee shall expire one year from date of issuance. A Minnesota feed distributor who distributes commercial feed to purchasers outside the state may purchase commercial feeds, without payment by any person of the inspection fee required on such purchases, under a permit issued by the commissioner. Such permits shall only be issued to commercial feed distributors who comply with such rules and regulations as may be required by the commissioner relative to record keeping, tonnage of commercial feed distributed in Minnesota, total of all commercial feed tonnage distributed and all other information which the commissioner may require so as to insure that proper inspection fee payment has been made.

Sec. 3. This act takes effect on July 1, 1961.

Approved April 20, 1961.

CHAPTER 535-S. F. No. 1533

An act relating to unused lots in cemeteries owned by cemetery associations; amending Minnesota Statutes 1957, Section 306.21 as amended.

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

Section 1. Minnesota Statutes 1957, Section 306.21, Subdivision 1, as amended by Laws 1959, Chapter 673, is amended to read:

Changes or additions indicated by *italics*, deletions by strikeout.

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[Chap.

306.21 Upkeep of lots. Subdivision 1. Lots conveyed before 1920. In all cases where a duly incorporated association has owned a site for a cemetery for more than 40 years and has during that period sold lots and parcels for burial purposes, and has, prior to 1900 1920, conveyed cemetery lots and parcels by deed of conveyance without restrictions contained therein and the grantee therein, or parties claiming through such grantee, have not used portions of such lots or parcels for the purposes of burial and have not kept such lots or plots free of weeds or brush but have allowed the same to remain entirely unimproved for more than 20 years, and such lots or parcels are situate in such portion of the cemetery that they adjoin or are adjacent to improved parts of such cemetery and by reason of their unimproved condition detract from the appearance of such cemetery and interfere with its harmonious improvement and furnish a place for the propagation and growth of weeds and brush, such corporation may, by resolution of its governing board, demand of such owners or holders that they keep the premises clear of weeds and in a condition in harmony with other plots adjoining, and serve a copy of such resolution upon such party or parties, if they can be found in such county, and if the sheriff of the county make return upon such resolution that such parties, or any of them, cannot be found in the county, then the resolution may be served upon the parties so absent from the county by publication thereof for three-successive weeks in a legal newspaper published in the county.

Approved April 20, 1961.

CHAPTER 536-S. F. No. 1577

[Not Coded]

An act relating to the city of Rochester; authorizing expenditure of funds for Christmas decorations.

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

Section 1. Rochester, city of; Christmas decorations. The city of Rochester is authorized to expend funds for the erection and dismantling of Christmas decorations.

Sec. 2. Section 1 shall be effective upon its approval by

Changes or additions indicated by *italics*, deletions by strikeout.