nineteen hundred and one (1901), entitled "An act relating to the names of political parties on the official ballot," be and the same hereby is amended so as to read as follows:

Section 1. That a political party, which at the last preceding general election polled at least 1 per cent of the entire vote cast in the state (the same to be determined by the highest vote cast for its state candidates), and which has heretofore or shall hereafter adopt a party name, shall alone be entitled to the use of such name for the designation of its candidates on the official ballots at any and all elections held in this state, and no other candidate nor party shall be entitled to use or have printed on the official ballots as a party designation any part of the name of such a political party. And in no case shall the candidate of any political party be entitled to be designated upon the official ballot as the candidate of more than one political party, and shall be designated upon the official party ballot in accordance with the certificate of nomination first filed with the proper officers. This act shall take effect and be in force from Sec. 2.

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

Approved April 14, 1903.

H. F. No. 462.

Governor, auditor and treasurer authorized to enter into contract with banks or others to pay state auditor's warrants against revenue fund, in certain cases.

CHAPTER 233.

An act to amend section 1 of chapter 215 of the General Laws of 1887, being section 519 of the General Statutes of 1894, relating to temporary loans to pay appropriations from the revenue fund, and pay interest thereon.

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

SECTION I. That section I of chapter 215 of the General Laws of 1887, being section 519 of the General Statutes of 1894, be amended to read as follows, viz: That the governor, auditor and treasurer are authorized, whenever in their judgment it becomes necessary in order to meet the current demands in the revenue fund for the payment of appropriations from said fund to make agreements or contracts with banks or other corporations or persons, to pay warrants issued by the state auditor against the revenue fund for the payment of any claim or demand upon said fund for the payment of which the legis-

Only one party designation, and that first filed.

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lature has made or hereafter may make an appropriation, and to pay interest on such warrants until the state treasury can redeem the same at a rate not exceeding five per cent per annum; provided, that the amount of such warrants outstanding at any time shall not exceed two hundred and fifty thousand dollars.

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

Approved April 14, 1903.

CHAPTER 234.

An act to amend sections 1, 5, 13, 14, 15, 18, 30, 52 Registration and 58 of chapter 237 of the General Laws of the State of the state of Minnesota for 1901, relating to the registration of the counties. title to land in certain counties.

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

SECTION I. That section one (1) of chapter 237 of the laws of the State of Minnesota for the year 1901 be amended to read as follows: "In counties of this state Who may apply for having over seventy-five thousand (75,000) inhabitants the owner of any estate or interest in land therein, whether legal or equitable, may apply as hereinafter mentioned to have the title of said land registered. The application may be made by the applicant personally, or by an agent thereunto lawfully authorized in writing, which authority shall be executed and acknowledged in the same manner and form as is now required as to a deed, and shall be recorded in the office of the register of deeds before the making of the application by such agent. A corporation may apply in its own behalf or by its authorized agent, an infant or any other person under disability by his legal guardian. Tenants in common shall join in the application. The person in whose behalf the application is made shall be named as applicant plaintiff."

SEC. 2. That section five (5) of said chapter 237 is More than hereby amended to read as follows: "Any number of of hand adjoining pieces of land in the same county and owned included in by the same person, and in the same right, or any number tion, when. of pieces of property in the same county having the same chain of title and belonging to the same person, may be included in one application."

registration.

S. F. No. 473.