CHAPTER 336-S. F. No. 367.

An Act to appropriate money to be expended in locating, surveying and marking all or a part of the battle field of Wood Lake, and in purchasing for the use of the state a part thereof.

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

\$500 for surveying Wood Lake battle field.—Section 1. That the sum of five hundred (\$500) dollars, or so much thereof as may be necessary, is hereby appropriated out of any
money in the state treasury not otherwise appropriated, to
be expended in locating, surveying and marking all or a part
of the battle field of Wood Lake in Yellow Medicine county
in this state and in purchasing for the use of the state a part
thereof, if deemed advisable by the commission hereinafter
named, and if such purchase be approved by the governor.

Commission.—Sec. 2. E. T. Champlin, formerly of the Third Minnesota Volunteer Infantry, Mathias Holl, formerly of the Sixth Minnesota Volunteer infantry, and Loren W. Collins, formerly of the Seventh Minnesota Volunteer infantry, are hereby appointed and constituted a commission to locate, cause to be surveyed and properly marked, said battle field, or part thereof, and, if deemed advisable, to purchase in the name of the state, a tract of not less than one acre thereof.

Duties.—Said commission shall act under the direction of the governor of the state. No member thereof shall receive a compensation for his services, but bills for their actual expenses shall be allowed and paid out of said fund, when audited by the governor.

In case of a vacancy in said commission, the governor is hereby authorized to fill the same by the appointment of some member of the command actually engaged in said battle.

Said commission shall make a written report to the governor accompanied by a map of said battle field prepared by the surveyor employed, which map and survey shall be filed in the office of the secretary of state.

Sec. 3. The money hereby appropriated shall be drawn from the state treasury, as may be needed, by the governor upon his proper warrant therefor.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 23, 1907.

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CHAPTER 337—S. F. No. 385.

An Act to amend section 1741, Revised Laws of 1905, relating to licenses for the sale of milk and cream.

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

Certain persons exempted.—Section 1. Amend section 1741, Revised Laws 1905, so as to read as follows:

1741. Sales licensed. No person shall sell milk or cream in, or to be used in any municipal corporation, except for the purpose of supplying the same to a butter or cheese factory, without being licensed by the dairy and food commissioner, and the fee for such license shall be one dollar for each place or vehicle from which sale is made. Every such license shall expire May 1st, next after its issue; shall be given only to a person owning or leasing the vehicle or place from which sales are to be made, and shall not be transferred. license shall be numbered and shall contain the name, residence and place of business of the licensee, the names of all employees to act thereunder, and the number of vehicles and places to be used. The name and number of the license shall be plainly inscribed on both sides of each vehicle in use for the purposes aforesaid, and every sale from a vehicle not so inscribed, shall be deemed a misdemeanor. Every licensee shall report to the commissioner any change of driver or person employed by him in connection with such sales which may occur during the term of his license. Any person keeping not more than three cows and not selling any milk or cream except milk or cream produced by such three cows, shall be exempted from the provisions of this section.

^{3^C 338 12}₅₄₀ Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 23, 1907.