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for any scheme of municipal government not inconsistent with the constitution, and may provide for the establishment and administration of all departments of a city government, and for the regulation of all local municipal functions, as fully as the legislature might have done before the adoption of section 33, article 4 of the constitution. It may omit provisions in reference to any department contained in special or general laws then operative in said city or village, and provide that such special or general laws, or such parts thereof as are specified, shall continue and be in force therein, including any such special or general laws authorizing the city or village to incur indebtedness or issue its bonds for municipal purposes. It may prescribe methods of procedure in respect to the operation of the government thereby created, and the duties thereunder of all courts and officers of the district and county in which the city is situated, which duties such courts and officers shall perform. And by such charter the city may be authorized to acquire, by gift, devise, purchase, or condemnation, any property, within or without its boundaries, needed for the full discharge of any public function which it is permitted to exercise. Nothing in this section shall authorize a change of boundaries, except that boundaries may be changed so as to include lands and property contiguous thereto when not lying at a distance of more than three miles from the boundaries of the original corporation and when used for industrial or mining purposes or occupied or leased for such purposes, if the person, association or corporation so using, occupying or leasing the same by writing presented to the board of freeholders at any time before a draft of the proposed charter is delivered to the chief executive of such city or village so request.

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

Approved April 18, 1921.

CHAPTER 344—S. F. No. 291.

An act, relating to live stock exchanges and to the rules and regulations of such exchanges.

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

Section 1. Live stock exchanges to be open market.—Any rule, by-law, regulation or requirement of a live stock exchange or association maintaining a place of business for its members where any live stock is bought, sold or exchanged for themselves or for others, to the effect that no member thereof shall buy, sell or exchange live stock with a person who is not a member thereof, is hereby declared to be contrary to public policy and is made null and void, and the dealing in live stock by a member of such an association with a non-member shall not work any penalty to such member, nor shall such dealing be cause for a cancellation or forfeiture of membership in such live stock exchange or association.

Sec. 2. Violations—Penalties.—Whenever any such live stock exchange or association, or any officer or agent thereof, shall violate any of the provisions of this act, the attorney general shall prosecute such organization, officer or agent for such violation, and shall, by appropriate legal proceedings in the name of the state, ask the dissolution of such organization and prevent its further operation, and said attorney general shall also, by injunction or other appropriate legal remedy, restrain such organization and all members thereof from thereafter continuing in such violations and from any further trading in such exchange or association either directly or indirectly.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved April 18, 1921.

CHAPTER 345-S. F. No. 383.

An act to establish and create a state public park to be known and designated as Scenic State Park and authorizing the purchase of lands for park purposes.

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

Section 1. Public park created.—That the following described lands situated in the County of Itasca and State of Minnesota or so much thereof as the state is now or may hereafter become seized, shall be and are hereby set apart to be perpetually used as a public park, to wit, the west half of section number five, all of section number six, the northeast quarter of section number seven and the northwest quarter of section number eight, all in township sixty north, range twenty-five west of the fourth principal meridian; and all of section number thirty-two township sixty-one north, range twenty-five west of the fourth principal meridian.

Sec. 2. Scenic State Park dedicated to people of state.—The name of said park shall be Scenic State Park, and the same is by this act dedicated to the perpetual use of the peoples of this state under the proper restrictions hereinafter provided, or which may be hereafter provided by law.

Sec. 3. State auditor to be manager.—The general care and supervision of Scenic State Park, until otherwise provided for, shall be vested in the state auditor acting as state land commissioner.