CHAPTER 348—S. F. No. 561

An act authorizing the board of county commissioners in certain counties to acquire and improve lands along public highways for park purposes and providing for a tax levy therefor.

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

Section 1. Board of County Commissioners may acquire land for park purposes in certain cases.—That the board of county commissioners of any county now or hereafter having a population of not less than 200,000 nor more than 300,000 inhabitants and having an assessed valuation of not less than \$310,000,000 is hereby authorized and empowered to acquire, by purchase, gift or eminent domain, any timber land suitable for park and recreational purposes lying adjacent to any public highway with-in the county for park purposes and to improve the same for such use; and it is hereby authorized to appropriate and expend for such purpose annually a sum not exceeding \$5,000.00. Any such lands so acquired shall not extend beyond 200 feet from outer edge of the regular established highway right of way.

Approved April 20, 1927.

CHAPTER 349—S. F. No. 921

An act providing that Chapter 499. Laws 1909, Chapter 581, Laws 1913, and Chapter 422, Laws 1923, relating to hours of employment of female employees shall not apply to employees engaged in the seasonal occupation of preserving perishable fruits, grains or vegetables, where such employment does not continue over a longer period than 75 days in any one year.

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

Section 1. Application of law in certain cases.—The provisions of Chapter 499, Laws of 1909, of Chapter 581, Laws of 1913 and of Chapter 422, Laws 1923, relating to hours of employment of female employees shall not apply to employees engaged in the seasonal occupation of preserving perishable fruits, grains or vegetables, where such employment does not continue over a longer period than 75 days in any one year.

Approved April 20, 1927.

CHAPTER 350-S. F. No. 1249

An act authorizing the executive council to grant relief in certain cases, and appropriating moneys therefor. Be it enacted by the Legislature of the State of Minnesota:

Section 1. Executive council may furnish seed grain.—The Executive Council is hereby authorized to grant relief by the furnishing of seed grain to such of the farmers living along the Roseau River in the state of Minnesota whose crops were destroyed in whole or in part by flood in the years 1925 and/or 1926 as in the judgment of the Executive Council are in need of such relief.

Sec. 2. Appropriation.—There is hereby appropriated, out of any funds in the state treasury not otherwise appropriated, the sum of \$10,000.00, which shall be subject to the order of the Executive Council for the granting of the relief herein provided and for the payment of expenses incurred in connection therewith, which appropriation shall be available immediately upon the passage of this act.

Approved April 20, 1927.

CHAPTER 351—S. F. No. 537

An act regulating the weight of bread.

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

' Section 1. Weight of bread.—It shall be unlawful for any person, firm or corporation to manufacture produce for sale, sell or offer, or expose for sale in this state bread in loaves of any other weight than the following standard avoirdupois weights; one pound, one and one-half pounds, or any multiple of one pound.

Whenever twin or multiple loaves are baked, the weights herein specified shall apply to each unit of the twin or multiple loaf, but nothing in this Act shall be construed to prohibit making a twin loaf of a total weight of 16 or 24 ounces if the same be marked and sold as a pound or a pound and a half loaf.

Sec. 2. Every loaf must be stamped.—Every loaf of bread manufactured for sale, or sold, offered or exposed for sale, shall have affixed thereon in a plain statement in a prominent place the weight of the loaf of bread, together with the name of the manufacturer.

In the case of wrapped bread the required information shall be stated on the wrapper of each loaf, and in the case of unwrapped bread it shall be stated on a label, using plain legible type. The labels on unwrapped bread shall not be affixed by the use of gums or pastes which are unsanitary and unwholesome. There shall not be more than two labels on a loaf of bread or unit thereof.