

Sec. 2. **Charles A. Lindbergh State Park.**—When proper conveyances have been delivered to the state, vesting in the state title thereto, said property shall constitute a state park to be known as "Charles A. Lindbergh State Park," and shall remain dedicated to the perpetual use of the people of the state under such restrictions as may be provided by law.

Sec. 3. **State Auditor to supervise park.**—The general care, supervision and control of said state park shall be vested in the state auditor.

Sec. 4. **Appropriation.**—*The sum of \$5,000 is hereby appropriated out of any monies in the State Treasury not otherwise appropriated for the maintenance of said Park and repairs on buildings and grounds of said Park, to be immediately available.*

Approved March 12, 1931.

CHAPTER 54—H. F. No. 10

An act authorizing the governor and the state auditor on behalf of and in the name of the State to convey certain real estate, known as Camp Lakeview, in the county of Wabasha, to the city of Lake City.

"WHEREAS the City of Lake City, Minnesota, about thirty-eight years ago, purchased and conveyed to the state, without charge, a certain tract of land for use as a military encampment and training ground, now known as 'Camp Lakeview'; and

"WHEREAS said city has for about thirty years furnished the state with water for camp use, has sprinkled or oiled the roads and driveways within the camp when requested, and has installed and maintained lights for the lighting of the grounds, all without charge to the state, but at a very substantial cost to the city; and

"WHEREAS the state has now permanently abandoned said camp and grounds for the purpose for which it was donated by said city; and

"WHEREAS the said city and the citizens thereof and of the surrounding communities are desirous that said land, because of its natural scenic beauty, be further devoted to some appropriate public use, NOW THEREFORE,"

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

Section 1. **Camp Lakeview to be deeded to Lake City.**—The governor and the state auditor are hereby authorized and directed to convey on behalf of and in the name of the state of Minnesota

to the city of Lake City in the state of Minnesota, all of the real estate now owned by the state and heretofore used as a military encampment, depot, and training ground, known as Camp Lakeview, in the county of Wabasha, state of Minnesota, excepting the rights of way of state trunk highway No. 3 and other public highways now existing upon said real estate, also excepting such part of said real estate as the governor, upon the request and recommendation of the commissioner of highways, may deem it proper to retain for the use of the department of highways.

Approved March 13, 1931.

CHAPTER 55—S. F. No. 275

An act to amend Section 3485 Mason's Minnesota Statutes of 1927 exempting from the laws relating to fraternal beneficiary associations certain organizations.

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

Section 1. **Certain organizations exempted.**—That Section 3485 Mason's Minnesota Statutes of 1927 be and the same is hereby amended to read as follows:

"3485. Nothing contained in this act shall be construed to affect or apply to grand or subordinate lodges of Masons, Odd Fellows, Elks or Knights of Pythias—exclusive of the insurance branch of the supreme lodge Knights of Pythias—or to similar orders which do not issue insurance certificates, nor to societies which *admit to membership only persons engaged in one or more hazardous occupations, in the same or similar lines of business*, nor to local lodges of an association which was doing business in this state at the time of the enactment of General Laws 1907, Chapter 345, that provide death benefits not exceeding three hundred dollars to any one person, or disability benefits not exceeding three hundred dollars in any one year to any one person, or both, except that all foreign associations, transacting business in this state shall comply with the provisions of Section 3475, General Statutes 1923, nor to any contracts of reinsurance of, or between such local lodges of such association now doing business on such a plan in this state, nor to domestic associations which limit their membership to the employes of a particular city or town, designated firm, business house or corporation; nor to domestic lodges, orders or associations of a purely religious, charitable and benevolent description, which do not operate with a view to profit, and which do not provide for a death benefit of more than one hundred dollars, or for disability benefits of more than one hundred and fifty dollars to any one person in