

Sec. 4. Employment of certain disease-affected person prohibited.—It shall be unlawful for any person, firm or corporation where any fruit or any food products are manufactured, packed, stored, deposited, collected, prepared, produced or sold, to have in their employ any person or persons afflicted with any contagious, infectious or venereal disease, and the state dairy and food commissioner, his assistant, inspectors or agents, may require the certificate of a graduate physician certifying to the condition of such person or persons so employed covering the said diseases referred to.

Sec. 5. Violation a misdemeanor.—Any person violating any of the provisions of this act, after the time stated in the notice provided for in Section Three hereof, shall be deemed guilty of misdemeanor and upon conviction thereof shall be fined not less than twenty-five dollars (\$25.00), nor more than one hundred dollars (\$100.00), for the first offense, and for each subsequent offense not less than one hundred dollars (\$100.00) or imprisonment in the county jail not less than thirty (30) days nor more than sixty (60) days, or both such fine and imprisonment.

Sec. 6. This act shall take effect and be in force from and after its passage.

Approved March 6, 1913.

CHAPTER 48—S. F. No. 39.

An Act to amend Chapter Two Hundred and Forty-four (244) of the General Laws of the State of Minnesota for the year 1909, entitled "An Act to amend Section Ninety-seven (97) Revised Laws 1905, relating to times of holding general terms of the district court of this state."

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

Section 1. Terms of court in Twelfth Judicial District.—That Chapter Two Hundred Forty-four (244) of the General Laws of Minnesota for the year 1909, be and the same is hereby amended with respect only to the Twelfth Judicial District in said State of Minnesota, so as to read, as follows:

Twelfth Judicial District, Chippewa County; First Monday in June; fourth Monday in November;

Kandiyohi County: Third Monday in March; first Monday in October;

Meeker County: First Monday in June; first Monday in December;

Renville County: Second Monday in May; second Monday in November;

Swift County: Third Monday in May; second Monday in November;

Yellow Medicine County: Second Tuesday in January; third Tuesday in June;

Lac qui Parle County: First Tuesday in May; second Tuesday in December.

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

Approved March 6, 1913.

CHAPTER 49—S. F. No. 506.

An Act to amend Chapter 379 of the General Laws of Minnesota for 1901, entitled "An Act to authorize and empower cities in this state which now have or hereafter may have no more than fifty thousand (50,000) and not less than ten thousand (10,000) inhabitants, to make local improvements and to assess the cost thereof on property benefited thereby."

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

Section 1. **Providing for lamp posts and appliances for illuminating by electricity, gas, or other means.**—That Section 1 of Chapter 379 of the General Laws of Minnesota for 1901, be amended so as to read as follows:

"Section 1. That all cities in the State of Minnesota which now have or hereafter may have no more than fifty thousand (50,000) and not less than ten thousand (10,000) inhabitants are hereby authorized and empowered to fill, grade, curb, plank, pave, gravel and macadamize its streets, lanes, alleys and highways; to construct, lay, re-lay, enlarge and repair sidewalks, retaining walls, area walls, gutters, sewers and private drains; to build and place protection fences and railings along streets, alleys and highways for the safety of pedestrians; to plant, maintain and protect shade and ornamental trees along its streets, lanes, alleys and highways; to abate nuisances and to drain swamps, marshes and ponds and to fill the same in such cities; to sprinkle its streets, lanes, alleys, highways and public grounds with water and oil, and to saturate or treat the surface thereof with any kind of fluid, mineral or substance for the prevention of dust in the atmosphere or on the surface of such highways or grounds; and to provide either or both electric or gas, or any other means, lamp posts and fixtures and appliances for illuminating such portions of its streets as its city council may determine to specially light, and to levy assessments for the cost of all the improvements mentioned above upon property to be benefited by such improvements in the manner and as hereafter designated."

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

Approved March 6, 1913.