

guilty of a gross misdemeanor and in case the offender be a corporation, shall be punished by a fine of not less than five hundred dollars nor more than one thousand dollars for each shipment so introduced into this state.

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

Approved April 20, 1917.

CHAPTER 362—S. F. No. 316.

An act to amend Sections 4977 and 4978, General Statutes 1913, the same being Chapter 260, Laws 1911; relating to and defining itinerant physicians.

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

Section 1. **Licensing of itinerant physicians by state board.**

—That sections 4977 and 4978, General Statutes 1913, be and the same are hereby amended so as to read as follows:

Section 4977. That any physician practicing medicine surgery or obstetrics, or professing or attempting to treat, cure or heal diseases, ailments or injuries by any medicine, appliance or method, who by himself, agent or employe goes from place to place, or from house to house, or by circular letters or advertisement, solicits persons to meet him for professional treatment at places other than his regular offices or residence, shall be considered an itinerant physician. Any such itinerant physician shall, in addition to his regular license to practice medicine in this state, procure from the state board of medical examiners, a license as an itinerant physician. *Any physician licensed to practice in this state desiring to secure a license as an itinerant physician, shall make an application therefor to the state board of medical examiners, setting forth in detail such information as said board may require. Said board shall examine into said application, the qualification, character and reputation of the applicant and the question as to whether the public interest will be subserved by the granting of such itinerant license and if it shall determine that such license should be granted, it shall pass a resolution to that effect, to be spread upon its minutes and upon the payment of \$300 to the secretary of said board, an itinerant physician's license shall be issued to said applicant for a period of one year from the date thereof; said secretary shall forthwith pay said license fee into the state treasury, for the use of the Board.*

The board may cancel any itinerant physician's license so issued by it upon satisfactory evidence of the incompetency or gross immorality of the licensee.

Section 4978. Any person practicing medicine as an itinerant physician as defined in section 1 (4977) hereof, without

first having procured such license therefor shall be guilty of a gross misdemeanor;

Provided, however, that nothing herein shall be considered to prevent any physician otherwise legally qualified, from attending patients in any part of the state to whom he shall be called in the regular course of business or in consultation with other physicians;

Provided, that nothing in this act shall preclude licensed dentists or optometrists from practice of their profession.

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

Approved April 20, 1917.

CHAPTER 363—S. F. No. 353.

An act to amend paragraph 25 of Section 5762, General Statutes 1913, relating to fees and mileage of sheriffs.

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

Section 1. Sheriffs to receive fifteen cents per mile for first twenty miles and ten cents per mile for each mile thereafter.— That paragraph 25 of section 5762, General Statutes 1913, be and the same is hereby amended so as to read as follows:

25. When mileage is allowed the sheriff it shall be computed from the place where court is usually held, and, except as otherwise specially fixed, shall be at the rate of *fifteen cents* per mile for the first twenty miles of the total mileage and ten cents a mile thereafter. When two or more witnesses subpoenaed in the same action live in the same general direction, mileage shall be charged only for the subpoenaing of the most remote. *When court is usually held at one or more places, other than the county seat of a county, such mileage shall be computed from the place from which the sheriff or deputy sheriff travels in performing any service.*

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

Approved April 19, 1917.

CHAPTER 364—S. F. No. 462.

An act authorizing villages now or hereafter having a population of 10,000, or under, to macadam or pave its streets and alleys and construct gutters and curbs, and provide for the cost thereof.

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

Section 1. Cities of 10,000 or less authorized to maintain