

federal law, by supplementing the benefits prescribed therein, when exceptional conditions in an individual case make it necessary.

(g) Make and file with the state board of control a quarterly report showing in detail his activities for the preceding quarter, and file receipts for all his expenditures during such term.

(h) Perform all the present duties of the soldiers welfare agent.

(i) He may also establish and provide such employment placement and advisement service for disabled veterans as cannot be furnished by co-operation with other free public employment agencies."

Approved April 24, 1929.

CHAPTER 328—S. F. No. 696

An act requiring every healer and diagnostician to report physical abnormalities, defects and injuries of children which might permanently handicap the child which, comes under his observation and providing for the preparation and use of such reports.

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

Section 1. Healers, etc., to report defective children.—Every duly licensed person practicing the art of healing in any way and every person diagnosing human ailments within the state who shall attend or treat any child of pre-school age or of school age who is not attending school, and every such person who observes any such child in a family in which he attends or treats any person for any cause, shall report directly to the state department to which communicable diseases are required to be reported, any defect, injury or disease of a continuous nature or which might permanently handicap the child, and which comes under his/her observation provided such child is not under the age of one year. He/she shall also particularly indicate those cases in which the parents or guardian of the child have not the knowledge or means necessary to insure all necessary treatment of the child. Provided, if there be filed with the clerk or secretary of such department a certificate of a reputable physician of the community that a defect, injury or disease of a child is incurable or is being cared for, further compliance with the provisions of this act with respect to such defect or handicap shall not be required.

Sec. 2. Reports to be available to Children's Bureau.—Such reports shall be made available to the children's bureau and such children's bureau shall disseminate information designed to prevent the permanent crippling or handicapping of children.

Sec. 3. State Board of Health to furnish blanks.—The state board of health shall formulate and furnish to such persons blanks on which such reports may be made.

Approved April 24, 1929.

CHAPTER 329—S. F. No. 714

An act to amend General Statutes of Minnesota for 1923, Section 2609, to provide for an appeal to the district court from the orders of town boards in certain cases.

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

Section 1. That Section 2609, General Statutes of Minnesota for 1923 be and the same is hereby amended so as to read as follows:

Sec. 1, 2609, sub. (1).—Hedges and Trees.—The town boards of supervisors, as to town and county roads, outside the corporate limits of cities and villages, the county boards as to state aid roads, and the commissioner of highways as to trunk highways, are hereby given the right and power to determine upon the necessity and order the cutting down of hedges and trees within the road limits after having given ten days' written notice to the owner or owners of the abutting land and an opportunity to be heard. Provided, that trees, other than willow trees shall not be so cut down unless such trees or hedges, or either of them, interfere with the keeping the surface of the road in good order, or cause the snow to drift onto or accumulate upon said road in quantities that materially obstruct travel. The said boards and commissioner, respectively, shall also have power to properly mark or light dangerous places on the public highways, and take such measures as may be necessary to protect travel thereon.