

thirty days, and issues of fact in any action are joined more than eight days before the first day of any such adjourned term, then and in that case such action may be brought on for trial at such adjourned term upon notice of trial served eight days or more before the beginning of said adjourned term; such notice of trial shall be filed with the clerk at least six days before the beginning of such adjourned term and shall serve as a note of issue.

Sec. 2. All acts and parts of acts inconsistent herewith are hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved March 20, 1935.

CHAPTER 63—S. F. No. 154

An act to amend Subdivision 4 (a) of Section 2554, Mason's Minnesota Statutes of 1927.

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

Section 1. Powers of Commissioner of Highways.—That Subdivision 4 (a) of Section 2554, Mason's Minnesota Statutes of 1927 and acts amendatory thereto, be amended to read as follows:

“Subdivision 4 (a). The Commissioner of Highways shall by order or orders designate such temporary trunk highway or highways, and when the final and definite location of any trunk highway or portion thereof has been by him determined, he shall designate the same by order or orders. Provided, that when the County Board of any county interested asks for a public hearing with reference to the final location of any Trunk Highway, a hearing shall be held by the Commissioner within the section, county or counties interested before making any such final location. Copies of such order or orders shall be certified by the Commissioner of Highways to the county auditor or auditors and the county register or registers of deeds, or in event of Torrens or registered property, the registrar of titles, of the county or counties wherein such highways are located.

Said county auditor or auditors and the county register or registers of deeds, or in event of Torrens or registered property, the registrar of titles, shall receive and file any and all

such order or orders or certified copies thereof and shall immediately number and index same and shall enter in permanent index books the number given to each and every such order or orders or certified copies thereof, together with the number given such order or orders by the Commissioner of Highways. No such order or orders or certified copies thereof shall be removed from the office or offices wherein filed. Such counties or subdivisions thereof shall thereupon be relieved from responsibilities and duties thereon, provided that in case the final location should be other than the location of the temporary trunk highway, the portion of such temporary location which is not included in the final location shall, upon notice from the Commissioner of Highways, revert to the county or subdivision thereof originally charged with the care thereof.

Sec. 2. Orders to be filed and entered.—*Any orders previously certified by the Commissioner of Highways to the county auditor or auditors shall be filed and entered in said permanent index book by said county register or register of deeds.*

The Commissioner of Highways shall also furnish to the county register or registers of deeds, or in event of Torrens or registered property, the county registrar or registrars of titles, certified copies of all previous order or orders which shall all be filed and entered in proper index books by such registers of deeds and/or registrars of titles as herein above provided."

Sec. 3. *This act shall take effect and be in force from and after its passage.*

Approved March 25, 1935.

CHAPTER 64—S. F. No. 458

An act to determine the place of residence of persons afflicted with tuberculosis.

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

Section 1. Residence of tuberculosis patients.—Whenever a question shall arise between two or more counties as to the place of residence for the purpose of treatment in a county sanatorium of any person afflicted with tuberculosis, any such county may serve upon the other or others a notice that it will on a day certain not less than five days after the service of such notice apply to a Judge of the District Court of the