

of this state having according to the then last completed state or national census a population of not less than 200,000 inhabitants, it shall be lawful for the judge of probate to employ a clerk of probate court, who shall be paid the sum of twenty-five hundred dollars per annum; one deputy clerk of probate court, who shall be paid the sum of thirteen hundred dollars per annum, and four general clerks, who shall be paid the sum of one thousand dollars per annum each, in equal monthly installments.

Fees shall be paid into county treasury.—Sec. 2. The judge of probate and clerk of probate court shall charge the same fees for his services as are now or may hereafter be allowed by law, and all such fees so charged and collected in said office shall be paid into the county treasury.

Sec. 3. Whenever, according to the then last state or national census, the population of any county of this state which now has a population of less than 200,000 inhabitants shall acquire not less than that number, the probate court of such county shall at once become subject to the provisions of this act.

Sec. 4. This act to take effect and be in force from and after its passage.

Approved April 11, 1907.

CHAPTER 152—H. F. No. 4.

An Act to amend section twenty-five (25) of chapter three (3) of the Revised Laws of Minnesota for nineteen hundred and five (1905), relating to amendments to the state constitution.

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

Amendments to be published in not more than three papers in each county—rate for such publication.—Section 1. That section twenty-five (25) of chapter three (3) of the Revised Laws of Minnesota for nineteen hundred and five (1905) be amended so as to read as follows:

Section 25. Statement by attorney general—notice.

At least four months preceding such election, the attorney general shall furnish to the secretary of state a statement of the purpose and effect of all amendments proposed,

showing clearly the form of the existing sections, and of the same as they read if amended. Prior to the election, the secretary of state shall give three weeks published notice of such statement in each county of the state in which qualified newspapers are published and in not more than three newspapers in each county. *Provided*, that the maximum rate for such publication shall be fifty cents per folio for the first insertion and twenty-five cents per folio for each subsequent insertion. *Provided, however*, that one of the papers in which such statement is so published shall be of the opposite party affiliation from the other two so designated, if any there be in such county. He shall also forward to each county auditor a number of copies of such statement, in poster form, sufficient to enable him to supply at least six of such copies for each election district of his county. The auditor shall furnish such copies to the town, village and city clerks, who shall give three weeks posted notice thereof, and cause one copy to be conspicuously posted at each polling place on election day. Wilful or negligent failure by any official named to perform any duty imposed upon him by this section shall be deemed a misdemeanor.

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

Approved April 11, 1907.

CHAPTER 153—S. F. No. 120.

An Act to provide for state registration of nurses and the licensing of persons as registered nurses.

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

Nurses to obtain a certificate of registration.—Section 1. It shall be unlawful for any person to practice professional nursing as a registered nurse in this state unless such person shall have first obtained a certificate of registration as provided in this act.

Provides for appointment and election—qualification.—Sec. 2. A board of examiners to consist of five persons, one of whom shall be a regular licensed physician, is hereby created to carry out the purposes and enforce the provisions of this act. Said board shall be appointed by the governor, and the