

the common council, and may be in the form of coupon bonds or registered certificates, so-called. All such bonds shall be signed by the mayor, attested by the city clerk and countersigned by the comptroller, and shall be sealed with the seal of such city. Provided that the signatures to the coupons attached to such bonds, if any, may be lithographed thereon, and none of such bonds shall be sold for less than par value and accrued interest.

**Sec. 4. Application.**—This act shall apply to the cities existing under a charter framed pursuant to Section 36 of Article 4 of the Constitution, and all acts and parts of acts inconsistent herewith are hereby repealed.

**Sec. 5.** This act shall take effect and be in force from and after its passage.

Approved March 31, 1913.

---

#### CHAPTER 139—S. F. No. 453.

*An Act to amend Chapter 236 of the General Laws of Minnesota for 1905, being an act entitled "An Act authorizing physicians from other states to practice medicine in Minnesota."*

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

**Section 1. State medical examining board may grant licenses under certain conditions.**—That Chapter 236 of the General Laws of Minnesota for 1905, be and the same is hereby amended so as to read as follows:

"Section 1. That the state medical examining board, either with or without examination, may grant a license to any physician licensed to practice by a similar board of another state, and who holds a certificate of registration showing that an examination has been made by the proper board of any state in which an average grade of not less than seventy-five (75) per cent was awarded the holder thereof, the said applicant and holder of such certificate having been at the time of said examination the legal possessor of a diploma from a medical college in good standing in this state, which said diploma may be accepted in lieu of an examination as evidence of qualification. In case the scope of said examination was less than that prescribed by this state the applicant may be required to submit to an examination in such subjects as have not been covered. The fee for such examination shall be fifty dollars (\$50.00).

A certificate of registration or license issued by the proper board of any state may be accepted as evidence of qualification for registration in this state; provided, the holder thereof was at the time of such registration the legal possessor of a diploma

issued by a medical college in good standing in this state and that the date thereof was prior to the legal requirements of the examination test in this state."

**Sec. 2. Retaliatory provisions.**—If by the laws of any state or the rulings or decisions of the appropriate officers or boards thereof, any burden, obligation, requirement, disqualification or disability is put upon physicians registered in this state or holding diplomas from medical colleges in this state which are in good standing therein, affecting the right of said physicians to be registered or admitted to practice in said state, then the same or like burdens, obligations, requirements, disqualification, or disability shall be put upon the registration in this state of physicians registered in said state or holding diplomas from medical colleges situated therein.

**Sec. 3. Board may refuse to grant license, and may revoke license, subject to appeal.**—*The board may refuse to grant a license to, or may revoke the license of, any person guilty of immoral, dishonorable, or unprofessional conduct, but subject to the right of the applicant to appeal to the district court in the proper county on the question of law and fact.*

**Sec. 4. All fees to be paid into state treasury, and compensation of members to be paid on voucher—Salary of secretary \$1,800, stenographer \$600—Additional allowances.**—*The secretary of the board shall provide the board with blanks, books, certificates and such stationery as is necessary for the transaction of the business pertaining to its duties, and all money received by the secretary shall be paid into the state treasury quarterly. The secretary of the board shall give a bond in the sum of ten thousand dollars (\$10,000) to the state of Minnesota for the faithful performance of his duties. The members of the board shall receive as compensation for their services the sum of ten dollars (\$10) per day, to be fixed by the board for each day he is in actual attendance at regular and special meetings of said board, and the secretary and other members of the board shall receive all expenses actually and necessarily incurred by them in attending such meetings. The secretary shall receive a salary of eighteen hundred dollars (\$1,800) per annum and the stenographer to the secretary a salary of six hundred dollars (\$600) per annum, payable monthly; and the sum of eight hundred dollars (\$800) per annum shall be allowed the secretary for blanks, stationery, printing and the maintenance of the office. The salary and expenses of the members of the board shall be paid quarterly and the compensation and expenses of the secretary semi-annually by the state treasurer on warrants signed by the president and secretary, drawn by the state auditor on the state treasurer.*

Sec. 5. All acts and parts of acts inconsistent with this act are hereby repealed.

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

Approved March 31, 1913.

---

#### CHAPTER 140—S. F. No. 719.

*An Act to repeal all of the laws and parts of laws providing for standing appropriations.*

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

**Section 1. Definition of term "standing appropriation."**—A standing appropriation within the meaning of this act is one which sets apart a specified or unspecified and open amount of public money or funds of the state revenue fund for expenditure for any purpose and makes that amount or some part of it available for use continuously and at a time more distant than the end of the second fiscal year after the session of the legislature at which such appropriation is made.

Every appropriation stated to be an "annual appropriation," or "payable annually," or "appropriated annually," or "annually appropriated," and every appropriation described by equivalent terms or language is to be included among the standing appropriations as hereinbefore defined.

**Sec. 2. Such standing appropriations repealed—Exceptions.**—Each and every provision of the laws of Minnesota constituting a standing appropriation of money from the revenue fund, or derived from any revenue of the state, or in any way justifying the continuous payment of any money from the treasury of the state, is hereby repealed, except in cases where there is a provision for a tax levy or fees or receipts for any purpose and set apart in a special fund, and also excepting the miscellaneous receipts of all state educational, charitable and penal institutions, and the state agricultural society, and all standing or continuous appropriations not based on a tax levy, fees or receipts as heretofore provided, are hereby abolished and terminated, and each and every word, clause and paragraph providing for such appropriations is hereby stricken from the laws of this state respectively in which they occur.

All acts containing provisions for standing appropriations shall remain unaffected by this act except as to such appropriations and the amount thereof.

Sec. 3. This act shall take effect on and after August 1, 1913.

Approved March 31, 1913.