than 200,000 and less than 350,000 inhabitants the amount of such bond shall be *Ten Thousand* Dollars, and in counties having a population of more than 350,000 the amount of such bond shall be \$25,000.00, which bond, with his oath of office, shall be filed for record with the Register of Deeds. Such clerk shall perform all duties assigned him by law and by the rules of the court. He shall not practice as an attorney in the court of which he is the clerk.

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

its passage.

Approved April 24, 1925.

CHAPTER 338-S. F. No. 435.

An act providing for the transfer, in certain cases, of funds collected by certain counties, from taxes levied by such counties, for the construction and maintenance of a joint sanatorium for the treatment of tuberculosis, to the county revenue fund of such counties.

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

Section 1. Transfer of sanatorium funds.—In all cases where heretofore, under and pursuant to the provisions of Chapter 500, General Laws of 1913, and the various acts amendatory thereof, the county boards of other counties in this state, have by joint resolution of such county boards agreed and determined to construct and maintain a joint sanatorium for the treatment of tuberculosis and thereafter any such county has levied and collected taxes for the construction and maintenance of such joint sanatorium, and thereafter and before the site or location of such sanatorium has been fixed and determined, and such county has by a resolution of its county board duly pass, recinded, so far as such county is concerned, the aforesaid resolution for the construction and maintenance of such sanatorium and has withdrawn from said agreement and from the group of counties formed thereby, the taxes so levied and collected, and which may hereafter be collected from any such levy, are hereby transferred from such construction and maintenance funds to the county revenue fund of such county and may be used for any and all county purposes, which are chargeable to such county revenue fund.

Approved April 24, 1925.

CHAPTER 339—S. F. No. 461.

An act to amend Section 5814, General Statutes 1923, relating to pharmacy, and to drugs, medicines and poisons, and prescribing penalties for violations. Be it enacted by the Legislature of the State of Minnesota:

Section 1. Only registered pharmacists to dispense drugs.— That Section 5814, General Statutes 1923, be and the same hereby is amended to read as follows:

"5814. No person not a registered pharmacist or a dealer employing and keeping such a pharmacist in active charge of his place of business, shall retail, compound or dispense drugs, medicines, or poisons, or keep or conduct a place for retailing, compounding, or dispensing drugs, medicines, or poisons, or falsely assume or pretend to the title of a registered pharmacist. No registered pharmacist or other person shall permit the compounding or dispensing of prescriptions or the vending of drugs, medicines, or poisons in his place of business, except under the supervision of a registered pharmacist or assistant. Every person violating any provision of this section where the death of a human being results from such violation shall be guilty of a felony. No person shall hereafter carry on, conduct, or transact business under a name which contains as a part thereof, the words, drugs, drug-store, or pharmacy, or in any manner, by advertisement, circular, or poster, sign, or otherwise describe or refer to the place of business conducted by such person by the terms, drugs, drug-store, or pharmacy, unless the place of business so conducted be at all times in charge of a registered pharmacist, or during the temporary absence of such registered pharmacist, in charge of a registered assistant pharmacist. Every person violating any provision of this section shall be guilty of a misdemeanor, the minimum punishment whereof shall be a fine of fifty dollars."

Approved April 24, 1925.

CHAPTER 340-S. F. No. 548.

An act to prohibit the exhibition of cattle at state or county fairs or any public exhibition or shows unless the same shall have been tested and found free from tuberculosis.

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

Section 1. Only tested cattle to be shown at fairs.—It is hereby declared unlawful for any person to exhibit any cattle at state or county fairs or any public exhibition or shows unless the same shall have been tested and found free from tuberculosis.

Sec. 2. Official tests to be made.—Such tests shall have been made according to the rules and regulations of the State Livestock Sanitary Board and a certificate of such test approved by the Board shall be furnished before any cattle are permitted to enter the exhibition grounds or buildings.