

be a graduate of a college or school of pharmacy recognized and approved by, or a member of, the American Association of Colleges of Pharmacy, and shall have had at least one year of practical experience in drug stores where physician's prescriptions are usually compounded.

Provided that, any person, actually employed in a drug store prior to April 23, 1919, who, within one year from the passage of this act, shall file with the board a sworn statement of proof of that fact, or who prior to that date was registered by said board as an assistant pharmacist shall be exempt from the requirements of attendance at a college or school of pharmacy, but shall be entitled, if of the required age, to examination upon the completion of four years experience, as the same is herein defined, provided, further; that, one year of college work, as herein defined shall be equivalent to one year of experience. If upon examination the board finds him qualified, he shall be entitled to registration as such pharmacist."

Approved March 27, 1929.

CHAPTER 94—S. F. No. 469

An act to amend Section 5804, General Statutes 1923, relating to annual fees to be paid by pharmacists and assistant pharmacists.

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

Section 1. Annual fees.—That Section 5804, General Statutes 1923, be and the same is hereby amended to read as follows:

"5804. Every person registered by the board, while continuing in business, shall annually pay to the secretary a renewal fee, to be fixed by the board, and not to exceed five dollars for a pharmacist and three dollars for an assistant. A person who has once been registered and has defaulted in the payment of fees may be reinstated within two years of such default, without examination, upon payment of arrears. Every certificate and renewal shall expire at a time therein prescribed, not later than one year from its date."

Approved March 27, 1929.

CHAPTER 95—S. F. No. 966

An act providing for the creation and establishment of separate election districts within certain townships, and the appointment of election officials therein.

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

Section 1. Separate election districts established within certain townships.—In any township within the state of Minnesota in which there is only one election district and one polling place and which township contains not less than 15 full sections nor more than 17 full sections, and not less than 5 fractional sections nor more than 10 fractional sections, according to the Government survey thereof, and in which township there is an unincorporated contiguous platted area in which platted area reside not less than 60 legal voters, the Town Board of such township shall upon a written petition duly signed by not less than 40 legal voters residing in said platted area, set off such platted area into a separate election district and establish a separate polling place therein as hereinafter provided.

Sec. 2. Petition—election district designated—polling place.—Such petition shall be addressed to said Town Board and filed with the Town Clerk of said Town. It shall designate such platted area proposed to be included in said election district, and shall also designate a suitable location in said area in which a polling place may be established. Within thirty days from the date of the filing of such petition said Town Board shall meet and by resolution designate such platted area as a separate election district and shall also, as a part of such resolution, fix the location of a polling place within such area. Within ten days thereafter the Clerk of said Town shall file with the County Auditor of the County within which said town is situated a certified copy of said resolution, and upon the filing of such copy, the area therein designated shall constitute a separate election district.

The location of such polling place may, from time to time, be changed by such Town Board, but the same shall always be situated within such new election district.

Sec. 3. Notice to be posted.—A suitable notice of the establishment of such new election district shall be posted in three public places of such town within ten days from the filing of such certified copy of such resolution with the County Auditor, and thereafter all elections of every kind held within said area not less than thirty days distant from the date of the filing of such copy with the County Auditor shall be held at said designated polling place.

The said Town Board shall, after such separate election district has been so constituted, at the times prescribed by law for such action appoint three election judges and two election clerks as provided by law to serve in such separate election district as a board of registration and as an election board. Such election judges and clerks shall reside within the election district within which they are appointed to serve.

Sec. 4. **Annual notices to designate polling places.**—The notice of the annual town meeting in such town shall thereafter describe the two or more polling places in such town, one of which shall be designated as the place for the holding of such town meeting and at such place all business properly coming before such meeting shall be transacted, except that all town officers shall be balloted for at each of said polling places, and the election officers at the polling place within said platted area shall forthwith file their election returns as to all town officers voted for at said election with the Town Clerk of said Town.

Sec. 5. **Inconsistent acts repealed.**—All acts or parts of acts contrary to or inconsistent herewith, are hereby repealed.

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

Approved March 27, 1929.

CHAPTER 96—H. F. No. 350

An act fixing the compensation of the judges of the Probate Court in all counties of this state now or hereafter having a population of 240,000 or more inhabitants.

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

Section. 1. **Salary of Judge of Probate in certain counties.**—That from and after January 1, 1929, the compensation of the judges of the Probate Court in all counties of this state now or hereafter having a population of 240,000 or more inhabitants, shall be \$7,500 per annum, which salary shall be paid in equal monthly installments out of the county treasury of such counties upon warrants of the county auditor out of any funds of the county not otherwise appropriated.

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

Approved March 28, 1929.

CHAPTER 97—S. F. No. 26

An act to amend Section 8262, General Statutes 1923, as amended by Section 4, Chapter 112, Laws 1927, relative to service of the summons in proceedings to register title to real estate.

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