person less than sixteen (16) nor more than sixty (60) years of age, nor any person who has not been examined by a legally qualified practicing physician and whose examination has not been approved by the supervising medical authority of the association as provided by the laws of the association; provided, however, that in lieu of the medical examination above required, a declaration of insurability may be accepted by the association on an applicant under 45 years of age and for benefits not exceeding \$2,500; provided further that such examination or declaration of insurability shall not be required of associations paying only accident or sick benefits, or funeral benefits not exceeding \$300."

Sec. 2. Beneficiary certificates for children.—That Mason's Minnesota Statutes of 1927, Section 3455, is hereby amended to read as follows:

"No benefit certificate as to any child shall take effect until after medical examination by a licensed medical practitioner, or other acceptable evidence of insurability in accordance with the laws of the association, nor shall any such benefit certificate be issued unless the association shall simultaneously put in force at least five hundred such certificates, on each of which at least one assessment has been paid, nor where the number of lives represented by such certificate falls below five hundred. The death benefit contributions to be made upon such certificate shall be based upon the 'Standard Industrial Mortality Table' or the 'English Life Table Number Six', and a rate of interest not greater than four per cent per annum, or upon a higher standard;; provided, that contributions may be waived or returns may be made from any surplus in excess of reserve and other liabilities, as provided in the by-laws, and provided further, that extra contributions shall be made if the reserves hereafter provided for become impaired."

Approved April 22, 1939.

CHAPTER 412-S. F. No. 1261

An act relating to tuberculosis sanatorium, amending Extra Session Laws 1933, Chapter 34, with particular reference to tubercular Indians.

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

Section 1. Tuberculosis sanatorium.—That Extra Session Laws 1933, Chapter 34, is hereby amended to read as follows:

"Section 1. The Governor of the State of Minnesota is hereby directed to convey to the United States of America, for the purpose of establishing and maintaining a sanatorium for the treatment of tubercular Minnesota Indians, and tubercular Indians of other states up to the limit of facilities therein, a tract of land to be selected by the State Board of Control and not to exceed forty acres in size, said tract of land to be appropriated from state owned land now devoted to the use of the Minnesota State Sanatorium for consumptives in Cass County, Minnesota, subject to the right of the state to cause its civil and criminal process to be executed therein.

Sec. 2. Treatment for tubercular Indians.—The treatment of tubercular Indians of other states, as herein provided for, shall be permitted and continued only as long as facilities therefore are available; provided, further, that the Minnesota Indians shall at all times be entitled to receive first consideration."

Approved April 22, 1939.

CHAPTER 413-S. F. No. 1272

An act relating to the placing and maintaining of trafficcontrol devices on the state trunk highway; amending the 1938 Supplement to Mason's Minnesota Statutes of 1927, Section 2720-161.

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

- Section 1. Traffic control devices.—The 1938 Supplement to Mason's Minnesota Statutes of 1927, Section 2720-161, is hereby amended so as to read as follows:
- "2720-161. (a) The commissioner shall place and maintain such traffic-control devices, conforming to the manual and specifications, upon all state trunk highways as he shall deem necessary to indicate and to carry out the provisions of this act or to regulate, warn, or guide traffic; provided, however, said commissioner may construct and maintain signs at the entrance of each city, village or borough, which sign shall have placed thereon the name of the city, village or borough and the population thereof.
 - (b) No other authority shall place or maintain any traf-