

Subdivision 5. The provisions and requirements of this law do not alter, or nullify the labeling requirements of the Pure Seeds Act, but are in addition thereto.

Sec. 4. **Law amended.**—Mason's Supplement 1940, Section 3957-26, is amended to read as follows:

3957-26. **Effective August 1, 1943.**—This act shall take effect and be in force from and after the first day of *August, 1943.*

Approved April 6, 1943.

CHAPTER 314—S. F. No. 825.

(AMENDING SECTION 357.11 MINNESOTA STATUTES 1941.)

An act relating to the fees of coroners and amending Mason's Minnesota Statutes of 1927, Section 6995.

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

Section 1. **Law amended.**—Mason's Minnesota Statutes 1927, Section 6995, is amended to read as follows:

6995. 1. **Fees of coroners.**—For viewing or examining each dead body *ten* dollars and mileage at ten cents per mile for necessary travel, and for each additional day required, five dollars.

2. For holding an inquest, *ten* dollars for each day's necessary attendance after the day on which the body was viewed, and mileage as above, and 15 cents per folio for writing the record, including testimony witnesses.

3. In performing the sheriff's duties a coroner shall receive the fees allowed to the sheriff for like services.

4. Physicians called by the coroner to make autopsies shall be allowed *fifteen* dollars per day and mileage as above, and, when the county board shall be satisfied that the autopsy was attended by great and unusual difficulties, they may allow such further sum to the physicians as may be just compensation for the services. *A coroner or deputy coroner, who is duly licensed and registered to practice medicine and surgery in this State, shall not be disqualified from rendering medical care or hospitalization to a re-*

ipient of public relief or being appointed an examiner in insanity or incompetency hearings, or from being compensated therefor, by virtue of holding such office. This act shall apply to all counties now having or hereafter having a population of less than 275,000 but shall not apply to any county where such fees are now fixed by special laws.

Approved April 6, 1943.

CHAPTER 315—S. F. No. 880.

(AMENDING SECTION 161.03 MINNESOTA STATUTES 1941.)

An act relating to public roads, amending Mason's Minnesota Statutes of 1927, Section 2554, and Mason's Supplement 1940, Section 2554, Subdivision 4 (a).

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

Section 1. **Law amended.**—That Mason's Minnesota Statutes of 1927, Section 2554, Subdivision 3, is amended to read as follows:

—Subd. 3. **Powers and duties of Commissioner of Highways—practicable roads to be selected.**—Until such time as he may definitely locate and construct the several routes of the trunk highway system, he shall select practicable roads along the general location of all other of the several routes, enumerated in Article 16 of the state constitution, which he shall maintain for the benefit of the traveling public, which routes shall be known as temporary trunk highways.

No portion of the trunk highway system lying within the corporate limits of any borough, village or city shall be constructed, reconstructed or improved unless the plans and specifications therefor shall be approved by the governing body of such borough, village or city before such work is commenced, nor shall the grade of such portion of the trunk highway system lying within such corporate limits be changed without the consent of the governing body of such borough, village or city.

Sec. 2. **Law amended.**—Mason's Supplement 1940, Section 2554, Subdivision 4 (a), is amended to read as follows: