Section 1. Law amended—physician or mid-wife to make report.—Mason's Statutes, 1927 Section 4554, is hereby amended so as to read as follows:

"Every birth occurring in a maternity hospital shall be attended by a legally qualified physician or midwife. The licensee owning or conducting such hospital shall within 24 hours after the birth therein of a child known to be of illegitimate birth, make a written report thereof to the director of social welware, giving the name of the mother, the sex of the child and such additional information as shall be within the knowledge of the licensee and as may be required by the director. The licensee owning or conducting any such hospital shall immediately after the death in a maternity hospital of a woman, or an infant born therein or brought thereto, cause notice thereof to be given to the local board of health of the city, village or town in which such hospital is located."

Approved February 5, 1943.

CHAPTER 17-H. F. No. 236

An act authorizing the renewal of the period of corporate exististence of domestic insurance companies or corporations having no capital stock, and legalizing acts and contracts of such corporations made or done and performed subsequent to the expiration of the original period of existence of such corporations.

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

Section 1. The corporate existence of certain domestic insurance companies renewed.—That any domestic insurance company or corporation having no capital stock, heretofore organized and existing under the laws of this state, whose period of duration has expired less than two years prior to the passage of this Act and the same has not been renewed and such corporation has continued to transact its business, may renew its corporate existence from the date of such expiration for any period permitted by the laws of this state, by the adoption of a resolution to that effect by the affirmative vote of a majority of the members present in person or by proxy at a regular meeting of such members, or at any special meeting called for that expressly stated purpose, and by causing such resolution to be embraced in a certificate duly executed by its president and its secretary, or other presiding and

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recording officers, under its corporate seal, and approved, filed, and recorded and published in the manner prescribed by law for the execution, approval, filing, recording and publishing of an original certificate of incorporation or articles of association.

Sec. 2. **Proceedings to begin—when**—Such proceedings to obtain such extension shall be taken within one year after the passage of this act.

Sec. 3. **Proceedings shall relate back.**—When such proceedings are taken within such period of time, such proceedings shall relate back to the date of the expiration of such original corporate period, as fixed by its articles of incorporation or by statutory limitation, and when such period is extended as provided by this Act, any and all corporate acts and contracts done and performed, made and entered into after the expiration of such original period, shall be and each is hereby declared to be legal and valid.

See. 4. **Application of act.**—This Act shall not apply to any corporation, the charter of which has been declared forfeited by the final judgment of any court of competent jurisdiction of this state, or to any corporation as to which there is pending any action or proceeding in any of the courts of this state for the forfeiture of its charter, nor shall this Act affect any action or proceeding now pending in any of the courts of this state in relation to any corporation described in Section 1 of this Act.

Approved Feb. 5, 1943.

CHAPTER 18-H. F. No. 35

(Amending Section 168.23 Minnesota Statutes 1941.)

An act relating to motor vehicles, providing for reciprocal use of highways by school buses, and amending Mason's Supplement 1940, Section 2684-6, as amended.

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

Section 1. Law amended.—Mason's Supplement 1940, Sec. 2684-6, as amended by Laws 1941, Chapter 382, is hereby amended to read as follows:

2684-6. Limitations.—Mason's Supplement 1940, Sections 2684-1, as amended, 2684-2, 2684-3, 2684-4 and 2684-5 shall not apply to a passenger motor vehicle owned by a resident of any state,