sota state medical association by the council of the Minnesota state medical association. The director of public institutions, or a person from said division designated by him, shall be the eighth member of said advisory board, and the director of social welfare shall designate the ninth member who will represent that division and the Minnesota county welfare boards.

[144.572] Sec. 10. Institutions excepted. No regulation nor requirement shall be made, nor standard established under sections 144.50 to 144.58 for any sanatorium, nursing home, nor rest home conducted in accordance with the practice and principles of the body known as the Church of Christ, Scientist, except as to the sanitary and safe condition of the premises, cleanliness of operation, and its physical equipment.

Sec. 11. Minnesota Statutes 1949, Section 144.58, is amended to read:

144.58. Information, confidential. Information of a confidential nature received by the state board of health through inspections and authorized under sections 144.50 to 144.58 shall not be disclosed except in a proceeding involving the question of licensure.

Approved April 7, 1951.

CHAPTER 305—S. F. No. 829

An act relating to reorganization of school districts; authorizing school survey committees in counties having more than 300,000 and less than 450,000 inhabitants to submit both reorganization and assumption of bonded indebtedness, and with consent of school survey committee of adjoining county to include school districts in such adjoining county; amending Minnesota Statutes 1949, Section 122.52.

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

Section 1. Minnesota Statutes 1949, Section 122.52, is amended to read:

122.52. Reorganization. Subdivision 1. Election. In the event the final report of any committee recommends the

reorganization of school districts, then the question of reorganizing such school districts, as recommended by the committee shall be submitted to the legal voters residing in the proposed district only, at an election to be called prior to April 1, 1953, by the county superintendent of the county in which such district or territory, or the major portion thereof is located. When a recommendation includes an existing joint district, a part of which lies in a county which has no survey committee, the entire joint district shall be included in the proposed larger school district by the survey committee making the recommendations. The county school survey committee shall hold public hearings for the purpose of discussing the final recommendations in each school district in the area affected and wherever possible in the school building thereof, and the election date shall not be determined until at least 30 days after the last public meeting on such recommendations. A notice of election shall be given, the question submitted, the election held and the vote canvassed and reported in accordance with the provisions of Minnesota Statutes. Section 122.21, for the submission of a similar or like proposal except that the filing of a petition shall not be required, and the ballot shall read "For Reorganization" and "Against Reorganization", and the entire area of such proposed district or territory shall vote as a unit; provided, that if any school district maintaing a graded elementary or high school, or both is located within any such proposed district or territory, then one or more voting precincts shall be established wholly within the limits of such urban school district and one or more voting precincts shall be established wholly within that part of the district or territory lying outside the limits of such urban school district and the proposition to reorganize such school district shall not be deemed to have received a majority of the votes cast on the proposition or to carry, unless a majority of the votes cast within such urban school district and a majority of the votes cast in such territory outside of such urban school district, the county to be taken separately, each are in favor of establishing such school district.

Subd. 2. Date, polls open. The county superintendent, with the approval of the county survey committee, shall determine the date of the election, the number of voting precincts, the polling places where such voting shall be conducted and the hours the polls will be open. Wherever possible the election shall be held in the school building of the school districts included in the proposal. The polls shall be open for at least two hours, and may be open for a longer period, not to exceed 12 hours, if so designated in the posted and published notices. The county superintendent, with the approval of the county survey committee, shall appoint three election judges who shall be school board members if available for each polling place, which judges shall act as clerks of election, and canvass the ballots cast and thereafter submit the same to the county superintendent and the county survey committee.

Subd. 3. Failure of election. In case an election for reorganization has been held in accordance with the provisions of sections 122.40 to 122.57, and such election has failed, the county superintendent, with the approval of the county survey committee, may call another election in any proposed district at which time the same recommendation or a revised recommendation, approved by the state advisory commission, shall be submitted to the voters. Such election shall be conducted in accordance with the provisions of sections 122.40 to 122.57.

Subd. 4. For reorganization, put into effect. If a majority of the votes cast be for reorganization, the county superintendent within ten days thereafter shall make proper orders to give effect to such vote and thereafter transmit a copy thereof to the auditor of each county in which any part of any district affected lies, and to the clerk of each district affected, and also to the state commissioner of education. The order shall specify the number assigned to the reorganized district.

Subd. 5. School survey committee, Ramsey County. The school survey committee of counties having more than 300,000 and less than 450,000 inhabitants, which in its final report or amended final report has recommended the reorganization of school districts, may at its option submit to the voters of a proposed district the joint questions of reorganization and of assumption by the proposed district of the bonded indebtedness of all districts making up such proposed district on the same ballot, and with the consent of the school survey committee of an adjoining county include therein school districts in such adjoining county, such ballot to be in approximately the following form:

"For the reorganization of School Districts Nos. and in County, (and School Districts Nos. and in County,) and for the assumption by the new district of the bonded indebtedness of Approved April 7, 1951.

CHAPTER 306-S. F. No. 834

[Not Coded]

An act relating to county road and bridge tax levies in certain counties; amending Laws 1949, Chapter 185.

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

Section 1. Laws 1949, Chapter 185, is amended to read:

Section 1. Road and bridge fund, 20 mill levy. In any county having a population of not less than 17,000 nor more than 20,000, according to the 1940 federal census, and having not less than 17 nor more than 18 full and fractional congressional townships, and having a land area of not less than 620 square miles, and having a *taxable* valuation of more than \$10,000,000, and less than \$11,500,000, exclusive of money and credits, the county board at its July meeting may include in its annual levy not to exceed 20 mills for the county road and bridge fund.

Approved April 7, 1951.

CHAPTER 307-S. F. No. 870

An act relating to the licensing of dentists and amending Minnesota Statutes 1949, Section 150.04, Subdivision 1.

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