

are not allowed, that have been paid into the general revenue fund shall be refunded, but the secretary of state in his discretion, upon proper application within three months thereafter, may grant one re-examination without additional fee to a person who has been refused a license on a previous application. Refunds permitted by sections 168.39 to 168.45 shall be made in the manner provided by law for making refunds and paid out of the general revenue fund.

Approved March 30, 1955.

CHAPTER 284—S. F. No. 761

An act relating to county public health nursing services, authorizing the employment by counties of licensed, practical nurses and registered nurses for home nursing care services under public health nurses, and amending Minnesota Statutes 1953, Sections 145.08 and 145.10.

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

Section 1. Minnesota Statutes 1953, Section 145.08, is amended by adding a subdivision to read:

[Subd. 4.] **Home nursing care services.** *Every board of county commissioners as authorized in subdivision 1, or every nursing district formed under the provisions of subdivision 3 of this section, which employs public health nurses is hereby authorized and empowered to employ and to make appropriations for the compensation and necessary expenses of licensed practical nurses or registered nurses who will provide under the supervision of such public health nurses such home nursing care services as may be deemed necessary.*

Sec. 2. Minnesota Statutes 1953, Section 145.10, is amended to read:

145.10 **State board to furnish list of nurses.** There shall be available from the state board, for the use of councils and boards included in sections 145.08 to 145.12, employing such nurses, a list of nurses qualified for public health duties, approved and certified by a majority of a committee consisting of a physician appointed by the state medical association and four registered nurses; one representing the faculty of the course in public health nursing of the University of Minnesota, one representing the *Minnesota league for nursing*, one rep-

representing the state board of health, and one representing the Minnesota board of nursing.

Approved March 30, 1955.

CHAPTER 285—S. F. No. 850

[Coded]

An act relating to disposal of certain court files over ten years old in the office of the clerk of district court in certain counties.

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

Section 1. [485.15] **Documents, disposal.** [Subdivision 1.] The Clerk of District Court in any county of this state now or hereafter having a population of more than 250,000, is hereby authorized to destroy or otherwise dispose of the files, and all documents contained therein, in all cases which are more than ten years old, and which relate only to proceedings subsequent to original registration of land titles wherein there are no defendants.

Sec. 2. [Subd. 2.] Nothing herein contained shall relieve such clerk of district court from maintaining the books and index records required under Sections 485.07, 485.08, and 485.10, including the filing data, of any files, of which such disposal is made.

Approved March 30, 1955.

CHAPTER 286—S. F. No. 851

[Coded]

An act relating to disposal of certain records over five years old in the office of the registrar of titles in all counties having a population of more than 250,000.

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

Section 1. [508.84] **Records, disposal.** The registrar of titles, in all counties of this state now or hereafter having a population of more than 250,000, is hereby authorized to destroy or otherwise dispose of instruments of encumbrance which have been satisfied of record or extinguished by operation of law for a period of five years together with the assign-