

[147.22] **Transfer records, assets, and powers.** *The records, assets, and powers of the state board of osteopathy are transferred to the state board of medical examiners with the exception that the powers conferred upon the state board of osteopathy by section 146.03 are hereby transferred to the member of the state board of medical examiners who holds the degree of doctor of osteopathy.*

Sec. 11. [147.23] **Hospital medical staff, membership.** *Nothing contained in sections 1 to 11 shall be deemed to grant to any person the right to be admitted to the medical staff of any hospital.*

Sec. 12. *Minnesota Statutes 1961, Sections 148.11 to 148.16; are hereby repealed.*

Sec. 13. *This act shall become effective May 1, 1963.*

Approved March 4, 1963.

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#### CHAPTER 46—H. F. No. 18

*An act relating to the requirements for fraternal beneficiary associations becoming mutual life insurance companies; amending Minnesota Statutes 1961, Section 64.41.*

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

Section 1. Minnesota Statutes 1961, Section 64.41 is amended to read:

**64.41 Fraternal beneficiary associations transformation to mutual life insurance companies.** Any domestic fraternal beneficiary association organized and operating under the laws of this state; and with a membership of less than 5,000 and not less than 1,000 composed of both male and female; and on a solvent basis according to a recognized table of mortality acceptable to the commissioner, may, upon a two-thirds vote of its supreme legislative and governing body, amend its articles of incorporation and laws in such manner as to transform itself into a mutual life insurance company with the name by which it is already known, or another name, as its supreme legislative and governing body shall determine; provided, that a 30-day written notice be given, by mail, to all policyholders stating the object of the meeting. The proposed plan for reorganization or reincorporation shall be submitted to, and be subject to the approval of the commissioner; and, upon so doing and procuring from the commissioner his approval and a certificate of authority, as prescribed by law, to transact business in this state as a mutual

**Changes or additions indicated by italics, deletions by strikeout.**

life insurance company, it shall incur the obligations and enjoy the benefits thereof the same as though originally thus incorporated; and the corporation, under its articles and by-laws as so framed or amended shall be a continuation of the original organization, and the officers thereof shall serve until their successors shall be elected as provided by the amended articles or by-laws of the company as thus reorganized; but this incorporation, amendment, or reincorporation shall not affect existing suits.

Approved March 5, 1963.

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#### CHAPTER 47—S. F. No. 174

*An act relating to wild animals and provisions relative to trespass; amending Minnesota Statutes 1961, Section 100.29, Subdivision 21.*

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

Section 1. Minnesota Statutes 1961, Section 100.29, Subdivision 21 is amended to read:

Subd. 21. **Game and fish; posting public lands.** No person shall enter any growing or standing grain not his own, with intent to take any wild animal, or permit any dog with which he shall be hunting to do so, without permission of the owner or person in charge thereof. No person shall at any time enter upon any land not his own with intent to take any wild animals after being notified, either orally or by printed notices, by the owner, occupant, or lessee, not to do so. No person, while hunting, fishing, or trapping wild animals, shall enter or leave the lands of another, or pass from one portion of such lands to another portion, through a closed gate, without returning said gate to its original position, nor shall any person cut any wire or tear down or destroy any fence. Where printed notices are used, they shall bear letters not less than two inches high and shall be signed by the owner, occupant, or lessee, and shall be posted at intervals of not more than 30 rods upon the boundaries of the area so protected. *It shall be unlawful and a misdemeanor for any person to erect "no hunting," "no trapping," "no fishing," or other signs prohibiting trespass upon any lands or waters in or over which he has no right, title, interest, or license. Any person other than the duly constituted legal authority who shall so post any public lands, including tax forfeited lands, as above described shall be guilty of a misdemeanor.*

Approved March 5, 1963.

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