Subd. 15. Pennington county: On <u>At 10:00 a.m. on</u> the first <u>Tuesday</u> <u>Wednesday</u> following the third <u>Monday in</u> February 17 and the second <u>Tuesday</u> <u>first Wednesday</u> following the first <u>Monday</u> in September.

Sec. 6. Minnesota Statutes 1971, Section 484.17, Subdivision 16, is amended to read:

Subd. 16. Polk county: On <u>At 10:00 a.m. on</u> the first Thursday following <u>the third Monday in</u> February 19 and the second <u>first</u> Thursday <u>following the first Monday</u> in September.

Sec. 7. Minnesota Statutes 1971, Section 484.17, Subdivision 17, is amended to read:

Subd. 17. Red Lake county: On <u>At 10:00 a.m. on</u> the first Wednesday following <u>the third Monday in</u> February 18 and the second first Wednesday following the first Monday in September.

Sec. 8. Minnesota Statutes 1971, Section 484.17, Subdivision 18, is amended to read:

Subd. 18. Roseau county: On <u>At 10:00 a.m. on</u> the first Thursday following <u>the third Monday in</u> February 19 and the second Thursday <u>first Tuesday following the first Monday</u> in September.

Approved May 16, 1973.

CHAPTER 258—S.F.No.1167

[Coded]

An act relating to workmen's compensation, medical treatment; specifically including doctors of osteopathy and their services within certain definitions; amending Minnesota Statutes 1971, Section 176.135, by adding a subdivision.

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

Section 1. Minnesota Statutes 1971, Section 176.135, is amended by adding a subdivision to read:

<u>Subd. 2a.</u> WORKMEN'S COMPENSATION; SERVICES OF OSTEOPATH; DEFINITIONS. For the purposes of this section, the word "physicians" shall include persons holding the degree M. D. (Doctor of Medicine) and persons holding the degree D. O. (Doctor of Osteopathy); and the terms "medical, surgical and hospital treatment" shall include professional services rendered by

Changes or additions indicated by underline, deletions by strikeout.

licensed persons who have earned the degree M. D. or the degree D. O.

Approved May 16, 1973.

CHAPTER 259—S.F.No.1319

An act relating to the state civil service; extending the appointment of unskilled labor service from five months to seven months; amending Minnesota Statutes 1971, Section 43.09, Subdivision 3.

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

Section 1. Minnesota Statutes 1971, Section 43.09, Subdivision 3, is amended to read:

Subd. 3. CIVIL SERVICE; UNSKILLED LABOR; AP-POINTMENT; LABOR SERVICE. All positions involving unskilled labor shall constitute a labor service. The civil service board shall designate the class or classes of positions which shall comprise the labor service and create rules for that service designed to expedite and make more economical the personnel processes in such service. Such rules shall provide, among other things, for: (1) certification of the entire list of eligibles, which list may be supplemented by eligibles certified by any appointing authority, to appointing authorities from which selection and appointment to positions in the labor service may be made without limitation; (2) layoff and reemployment of employees within the discretion of the appointing authority without recourse and without regard to factors considered in similar transactions in classified positions in other than the labor service except as provided in subdivision 7; (3) simplified and expedient procedures of effecting and reporting personnel transactions concerning employees in the labor service; (4) temporary demotion and promotion of employees in the labor service as the needs of the service may require; (5) control, in the labor service, of leaves of absence with and without pay, sick leave and hours of employment by the appointing authority; provided that any proposed deviation from the rules on these subjects governing the classified service other than the labor service shall be subject to the approval of the civil service board; (6) appointments of special labor, under project or other unusual employment circumstances, to positions in the labor service; without regard to existing reinstatement, reemployment, and original entrance lists, for such periods of time as the needs of the service may require as approved by the

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