punished by imprisonment in the county jail for not less than ten nor more than 90 days or by a fine of not less than \$5 nor more than \$100 participating in. engaging in or promoting that activity is guilty of a felony. Every Any person who shall knowingly purchase purchases a ticket of admission or otherwise gains admission to any such place, be that activity present at or witness such spectacle shall be deemed an aider and abettor is guilty of a misdemeanor.

Sec. 2. EFFECTIVE DATE.

This act is effective the day following final enactment. The increased penalties provided in section 1 shall apply to all violations occurring on or after the effective date.

Approved April 8, 1981

CHAPTER 23 -- H.F.No. 44

An act relating to health: repealing a certain administrative rule of the department of health unconditionally prohibiting double beds in nursing homes and boarding care homes; exempting out of state physicians from licensing regulations under certain conditions; amending Minnesota Statutes 1980, Sections 144.56, by adding a subdivision; 144A.04, by adding a subdivision; and 147.09.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. REPEALER.

Pursuant to Minnesota Statutes, Section 3.965, that portion of MHD 52(a)(1) which unconditionally prohibits the use of double beds is repealed. This section applies to MHD 52(a)(1) as it existed March 5, 1980.

- Sec. 2. Minnesota Statutes 1980, Section 144.56, is amended by adding a subdivision to read:
- Subd. 2a. The commissioner shall not adopt any rule which unconditionally prohibits double beds in a boarding care home. The commissioner may adopt rules setting criteria for when double beds will be allowed.
- Sec. 3. Minnesota Statutes 1980, Section 144A.04, is amended by adding a subdivision to read:
- Subd. 3a. The commissioner shall not adopt any rule which unconditionally prohibits double beds in a nursing home. The commissioner may adopt rules setting criteria for when double beds will be allowed.
 - Sec. 4. Minnesota Statutes 1980, Section 147.09, is amended to read: 147.09 EXEMPTIONS.

This chapter shall not apply to commissioned surgeons of the United States armed forces, to physicians from other states who are in actual consulta-

Changes or additions are indicated by underline, deletions by strikeout.

tion here or who treat their homestate patients or other participating patients while the physicians and those patients are participating together in outdoor recreation in this state as defined by section 86A.03, subdivision 3, to students practicing under the direct supervision of a preceptor while they are enrolled in and regularly attending a recognized medical school or to scientific, sanitary or teaching personnel employed by the state university, the state department of education, or by any public or private school, college, or other bona fide educational institution, or the state department of health, whose duties are entirely of a public health or educational character, while engaged in such duties.

These physicians shall first register with the board of medical examiners and shall complete a form provided by the board for that purpose. The board shall not be required to promulgate the contents of that form by rule. No fee shall be charged for this registration.

Sec. 5. EFFECTIVE DATE.

This act is effective the day following its final enactment.
Approved April 13, 1981

CHAPTER 24 — H.F.No. 45

An act relating to health; repealing a certain administrative rule of the department of health unconditionally prohibiting the use of locks on patient room doors in nursing homes; amending Minnesota Statutes 1980, Section 144A.04, by adding a subdivision.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. REPEALER.

Pursuant to Minnesota Statutes, Section 3.965, MHD 64(a)(3)(ff)(ff1) is repealed. This section applies to MHD 64(a)(3)(ff)(ff1) as it existed March 5, 1980.

- Sec. 2. Minnesota Statutes 1980, Section 144A.04, is amended by adding a subdivision to read:
- Subd. 2a. The commissioner shall not adopt any rule unconditionally prohibiting locks on patient room doors in nursing homes. The commissioner may adopt a rule requiring locks to be consistent with the applicable rules enforced by the state fire marshal.

Sec. 3. EFFECTIVE DATE.

This act is effective the day following its final enactment.

Approved April 13, 1981

Changes or additions are indicated by underline, deletions by strikeout.