CHAPTER 567—S. F. No. 1362 [Not Coded]

An act relating to the meetings, duties, and compensation of the county commissioners of the County of Hennepin; amending Special Laws 1877, Chapter 205, Section 1.

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

Section 1. Special Laws 1877, Chapter 205, Section 1, is amended to read as follows:

Section 1. Regular meetings; notice of special meeting. The board of county commissioners of the county of Hennepin shall meet at the county seat for the purpose of transacting such business as may devolve upon or be brought before them, on the first (1st) Tuesday of each and every month in each year, and may hold such extra sessions as may be necessary for the interests of the county. Such extra sessions shall be called by a majority of the board, and the clerk shall give at least ten (10) days' notice thereof to the commissioners, but no regular session shall continue longer than three (3) days, except the sessions in January and October, which may each continue six (6) days, and no extra session shall continue longer than one (1) day; and all votes of the board shall be taken by calling for the ayes and noes, which shall be entered upon the records, and no other vote shall be valid or of any force.

Approved April 26, 1947.

CHAPTER 568—S. F. No. 1366

An act relating to the issuance of licenses or permits under, over and across state-owned lands and public waters and to amend Minnesota Statutes 1945, Section 84.415.

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

Section 1. Minnesota Statutes 1945, Section 84.415, is hereby amended to read as follows:

84.415. Leases and easements. Subdivision 1. Commissioner may issue permits to utility company to cross land. The commissioner of conservation may, at public or private vendue and at such prices and under such terms and conditions, as he may prescribe, grant licenses or permits over, under and

across any portion of any school, university, internal improvement, swamp, tax-forfeited, or other lands and public waters under the jurisdiction or control of the State of Minnesota, except where authorization of use for the purposes herein specified is prohibited or otherwise provided for, for the purpose of permitting the passage over, under or across such lands or public waters of telephone, telegraph, and electric power or light lines, cables or conduits, or mains or pipe lines for conveying gas, liquids or solids in suspension; provided, all such agreements shall be made subject to sale and leasing or other authorized use of land or public waters for mineral or other legal purposes, and contain a provision for their cancellation, at any time, by the commissioner upon three months' written notice.

- Subd. 2. Approval of head of agency controlling land. In case the license or permit involves any land under the jurisdiction of any other agency than the commissioner of conservation, it shall be subject to the approval of the head of such other agency and shall be subject to cancellation by the commissioner of conservation as herein provided on request of the head of such other agency.
- Subd. 3. Application. The application for license or permit shall be in quadruplicate, and shall include with each copy a legal description of the lands or waters affected, a metes and bounds description of the required right of way, a map showing said features, and a detailed design of any structures necessary. The commissioner may at any time order such changes or modifications respecting construction or maintenance of structures or other conditions of the license or permit as he deems necessary to protect the public health and safety.
- Subd. 4. Approval by attorney general. The license or permit to be granted shall be in a form to be prescribed by the attorney general; shall describe the location of the license or permit thereby granted and shall continue until canceled by the commissioner, subject to change or modification as herein provided.
- Subd. 5. Fee charged permittee. Such licenses or permits shall provide for a fee of not more than \$4.00 per mile or proportionately for each fraction of a mile, but not less than \$1.00 annually. In the event the construction of such lines causes damage to timber or other property of the state on or along the same, the license or permit shall also provide

for payment to the state treasurer of the amount thereof as may be determined by the commissioner.

All money received under such licenses or permits shall be credited to the fund to which other income or proceeds of sale from such land would be credited, if provision therefor be made by law, otherwise to the general revenue fund.

Approved April 26, 1947.

CHAPTER 569—S. F. No. 1392 [Coded as Section 251.15, Subdivisions 1 and 2]

An act relating to the care and treatment of student nurses, medical students, and medical internes, who contract tuberculosis during their course of training or internship in a public hospital in this state.

- [251.15] Hospital employee contracting tuberculosis. Section 1. Subdivision 1. Student nurse, medical student, or medical interne contracting tuberculosis to have care at expense of county. Any student nurse, medical student, or medical interne, who contracts tuberculosis as a result of direct contact with tuberculosis patients during the course of his or her training, or internship in a public tax supported hospital in this state, may be given care and treatment in a public tax supported tuberculosis sanatorium operated and controlled by the sanatorium commission of the district in which such public tax supported hospital is located, and at the expense of the county in which such public hospital is located.
- Sec. 2. Subd. 2. Time within which application must be made. Application for such care and treatment shall be made by such student nurse, medical sutdent, or medical interne at any time during the course of training or internship, and after the termination thereof, application shall be made within 12 months after the termination of said training or internship.
- Sec. 3. Retroactive. The provisions of this act shall be retroactive to January 1, 1947.

Approved April 26, 1947.