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cant has not satisfactorily passed such an examination within three years before, or five years after being granted the degree of M.D. or D.O., the board may require the applicant to be examined. take either of the examinations.

The board may issue a temporary permit to practice medicine to a physician eligible for licensure under section 147.03 upon payment of a fee of \$40. The permit shall be valid only until the next meeting of the board.

Sec. 2. Minnesota Statutes 1974, Section 147.02, Subdivision 2, is amended to read:

Subd. 2. LICENSING. After such examination of the applicant, and-receipt of proof of satisfactory passage of one of the examinations listed in subdivision 1, and upon proof (a) that he-the applicant has received the degree of M.D. or D.O., from a medical or osteopathic school approved by the board, and (b) that he has satisfactorily completed either one year of graduate training in an institution approved for internship training by the board or other graduate training approved by the board, the board, if eight members thereof consent, shall grant him a license to practice medicine.

Approved May 7, 1975.

CHAPTER 94-S.F.No.182

[Coded in Part]

An act relating to counties; eliminating payment of certain fees to county sheriffs; requiring county boards to furnish board and other services for prisoners in county jails; amending Minnesota Statutes 1974, Sections 387.20, Subdivisions 5 and 6; 641.02; 641.03; 641.12; and 641.13; repealing Minnesota Statutes 1974, Section 641.11.

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

Section 1. Minnesota Statutes 1974, Section 387.20, Subdivision 5, is amended to read:

Subd. 5. COUNTIES; SHERIFFS; ELIMINATION OF CERTAIN FEES. The county sheriff shall charge and collect all fees and per diems prescribed by law and may require such fees and per diems to be paid before performing the services for which they are charged. The sheriff shall pay all such fees and per diems to the county in the manner and at the times prescribed by the county board, but not less often than once each month. The sheriff shall not retain any additional compensation or other emolument for his services in any activity of county government. For purposes of this subdivision, (1) the expenses of the

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sheriff incurred by him in the performance of his official duties for his county, (2) uniform allowances, (3) mileage and travel allowances, except as the board shall have furnished motor vehicles pursuant to Minnesota Statutes 1961, Section 387.29, (4) living quarters provided by the county, and (5) payments for boarding prisoners, shall not be deemed an emolument of the office.

In lieu of payments made to the sheriff pursuant to Minnesota Statutes 1961, Sections 641.02, 641.03, 641.11 or 641.13 the county board, at its option may provide for board, laundry and other services for prisoners in the county jail and thereafter the sheriff shall not reective any additional compensation for providing board, laundry or other services for prisoners as provided in Minnesota Statutes 1961, Sections 641.02, 641.03, 641.11 or 641.13.

Sec. 2. Minnesota Statutes 1974, Section 387.20, Subdivision 6, is amended to read:

Subd. 6. The county board by resolution shall provide the budget for (1) the salaries of deputies, jailers, matrons, bailiffs, clerks and other employees in the office of the sheriff; (2) other expenses necessary in the performance of the duties of said office, <u>including the</u> <u>reimbursement</u> of the sheriff or his designee for board, laundry and <u>other services provided to prisoners in the county jail</u>, and (3) the payment of premiums of any bonds or license fees required of the sheriff or any deputy or other employee in said office and the board is authorized to appropriate funds therefor and for the salary of the sheriff.

Sec. 3. Minnesota Statutes 1974, Section 641.02, is amended to read:

641.02 FUGITIVES FROM JUSTICE, SAFEKEEPING; FEES. Any county jail may be used for the safekeeping of fugitives from justice in this state, in accordance with the provisions of any act of congress. The officer holding any such fugitive in custody shall pay the sheriff-county \$2 as a commitment fee, and $\frac{$2.50 \text{ per day}}{2.50 \text{ per day}}$, a fee to be determined pursuant to section 641.03 for the use of the county, for his board.

Sec. 4. Minnesota Statutes 1974, Section 641.03, is amended to read:

641.03 FEDERAL PRISONERS; FEES. When any person is committed to any jail by any process issued under authority of the United States, the sheriff or jailer shall receive such person into custody, and safely keep him until discharged by due course of law, subject in all respects to the same liabilities and remedies as though committed under process issued under state authority. The United States shall pay to the county the minimum sum of \$5 per day for each prisoner so kept and boarded. Provided, that in any county of this state, the sheriff shall at the request of the county board of commissioners determine the av-

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erage daily per capita cost for the food, clothing, medical and incidental expense for the care and maintenance of persons committed to the county jail for the preceding year. The amount found to be the average daily per capita cost of such committed persons shall be paid to the county by the United States for each prisoner so kept and boarded during the current year , subject to such division of fees between the county and the shcriff as is now provided by law.

Sec. 5. Minnesota Statutes 1974, Section 641.12, is amended to read:

641.12 COLLECTION OF BOARD BILLS. At the end of every month the sheriff of each county shall render to the county auditor a statement showing the name of each fugitive from justice, United States prisoner, one committed from another county or one committed by virtue of any city ordinance, the amount due the county for board of each and from whom, and also of all amounts due for board of prisoners for the preceding month. He shall collect and pay to the county all bills for board of prisoners due from any source except his own county, and neglect to collect any such bill shall render him liable on his bond therefor.

Sec. 6. Minnesota Statutes 1974, Section 641.13, is amended to read:

641.13 PRISONERS FROM OTHER COUNTIES, BOARDING FEES. When any prisoner is ordered confined in any county other than that in which his offense was committed, the sheriff of such other county shall keep him at the expense of the county sending him, and the sheriff of such other county board shall collect from the county sending him, for his board such an amount as is charged for local county prisoners for each day, or fractional day, and, in addition thereto, the county board of such the other county shall collect from the county sending such-the prisoners, such sums as shall have been necessarily expended for clothing, bedding, and medical aid for suchthe prisoners. In addition thereto the county board of such the other county may collect from the county sending such the prisoners such sum as the county board may determine but not to exceed \$4 per day for other expenses incurred by such-the other county in providing jail facilities for such the prisoners. The county board of the county from which such the prisoners are sent, at its first session after their commitment, shall authorize the county auditor to issue to the sheriff of the county where they are committed orders upon the county treasurer for the maintenance of such the prisoners while they remain in such jail.

Sec. 7. Minnesota Statutes 1974, Section 641.11 is repealed.

Sec. 8. [641.111] Until January 1, 1979, nothing in sections 1 through 7 of this act shall be construed to preclude the payment of fees to or the retention of fees by a sheriff in a county operating under

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a special law which provides that the sheriff is to receive the compensation provided by law for boarding prisoners.

Sec. 9. EFFECTIVE DATE. This act is effective on the day following final enactment.

Approved May 7, 1975.

CHAPTER 95-S.F.No.236

An act relating to public welfare; permitting county welfare boards to charge fees for social services; amending Minnesota Statutes 1974, Section 393.12.

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

Section 1. Minnesota Statutes 1974, Section 393.12, is amended to read:

393.12 PUBLIC WELFARE; FEES FOR SOCIAL SERVICES. A county welfare board may charge fees for homemaker and day care social services furnished to a family or individual not on public assistance. The county welfare board shall establish fee schedules based on the recipient's ability to pay and for day care services on the recommendations of the appropriate advisory council. The schedules shall be subject to the approval of the commissioner of public welfare.

Sec. 2. EFFECTIVE DATE. This act is effective on October 1, 1975.

Approved May 7, 1975.

CHAPTER 96-S.F.No.565

An act relating to school districts; investment of school district funds; amending Minnesota Statutes 1974, Section 471.561.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MIN-NESOTA:

Section 1. Minnesota Statutes 1974, Section 471.561, is amended to read:

471.561 EDUCATION; COUNTIES, CITIES AND SCHOOL DIS-TRICTS; INVESTMENT OF FUNDS. In addition to other investments authorized by law, a city or, county or school district may invest moneys in their its treasury which are not currently needed, in securities is-

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