prisoner is sentenced; and provided, further, that in no event shall the term of imprisonment exceed the period of ninety days.

SEC. 6. For every day's labor performed by any person under the provisions hereof there shall be credited on any judgment for fine and costs against him the sum of one and 5%100 dollars, and when sufficient labor has been performed to pay such fine and costs, the prisoner shall be discharged.

SEC. 7. The officer having such prisoner in charge Protection of shall protect him from insult and annoyance and communication with others while at labor, and going to and returning from the same, and he may use such means as are necessary and proper therefor. And any person persisting in insulting and annoying or communicating with any prisoner, after being commanded by such officer to desist, shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding ten dollars (\$10.00), or by imprisonment not exceeding five (5) days.

SEC. 8. All acts or parts of acts inconsistent herewith are hereby repealed.

SEC. 9. This act shall take effect and be in force from and after its passage.

Approved April 14, 1897.

CHAPTER 128.

An act to regulate the practice of horseshoeing in Regulating horseshoeing. cities of over fifty thousand (50,000) inhabitants.

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

SECTION 1. No person shall practice horseshoeing, either as master horseshoer or journeyman horseshoer, in any city in this state of over fifty thousand (50,000) inhabitants, unless he is duly registered as hereinafter provided, in a book kept for that purpose in the office of the city clerk in the city in which he practices.

SEC. 2. The city clerk of every city in this state of City clerk's over fifty thousand (50,000) inhabitants shall keep a book in his office to be known as the "Masters and Journeymen Horseshoers' Register," in which shall be recorded the names of all master and journeymen horseshoers entitled to practice horseshoeing in said city; that said book shall be furnished by said clerk and paid for by said clerk out of the registration fees to be paid to him as hereinafter provided.

SEC. 3. No person shall be entitled to register as a Certificates of

H.F. No. 852.

Credit for labor

Horseshoe-ers in cities of over 50.000 inhabitants must register.

register.

examinera.

master or journeyman horseshoer without presenting and filing with the city clerk of said city a certificate from the board of examiners, as provided in section five (5) of this act, except as hereinafter provided.

SEC. 4. Any person who is practicing as a master or journeyman horseshoer at the time of the passage of this act may register within six (6) months after the passage of this act, upon making and filing with the city clerk of said city in which he practices an affidavit stating that he was practicing horseshoeing at the time of the passage of this act, and upon complying with this section shall be exempt from the provisions of this act requiring an examination.

SEC. 5. A board of examiners, consisting of one veterinarian, two master horseshoers and two journeymen horseshoers, which shall be called "Horseshoers' Board of Examiners," is hereby created, all of whom shall be citizens of this state, whose duty it shall be to carry out the provisions of this act, and make such rules and regulations for said purpose as they see fit and not in contravention thereof.

The members of said board shall be appointed by the governor of the state and the term of their office shall be for five (5) years, except that the members of said board first appointed shall hold office for the term of one (1), two (2), three (3), four (4) and five (5) years, as designated by the governor, and until their successors shall be duly appointed.

The said board of examiners shall hold sessions for the purpose of examining applicants to practice horseshoeing as a master or journeymen horseshoer at least once a year in each city of the state of over fifty thousand (50,000) inhabitants, and shall give public notice of the time and place of said meetings for said examinations, at least one (1) month previous to time of said meetings, and said board shall grant a certificate to any person showing himself qualified to practice horseshoeing, and said board shall receive as compensation for said duties a fee of two(2) dollars from each person so examined. Three (3) members of said board shall constitute a quorum. No person shall be entitled to take said examination or receive said certificate who shall not have engaged in the practice of horseshoeing for the period of at least three (3) years prior to the time of said examination. Said board shall select one of their own number as a secretary, who shall keep a record of all the proceedings of such board, which record shall be public property, and subject to examination at all reasonable times and while in possession of said secre-

Bxempt from examination.

Board of ex-

Duties of board.

Compensation.

Qualification of horse shoers. tary, by any person on demand, and free of charge therefor

SEC. 6. Each person registering under the provisions of this act shall pay to the city clerk of the city in which fee. he registers the sum of twenty-five (25) cents, which shall be received as full compensation for such registration.

SEC. 7. Any person who shall have duly registered in Transfer of any one of said cities shall be entitled to registration in registration. any other of said cities to which he shall remove upon filing an affidavit with the city clerk of said city to which he shall have removed, stating when and where he has been duly registered.

SEC. 8. Any person who shall present to the city Misdemeanor clerk of any of said cities for the purpose of registration any certificate which has been fraudulently obtained, or shall practice in any of said cities as a master or journeyman horseshoer without conforming to the requirements of this act, or shall otherwise violate or neglect to comply with any of the provisions of this act, shall be guilty of a misdemeanor.

SEC. 9. This act shall take effect and be in force from and after its passage.

Approved April 16, 1897.

CHAPTER 129.

An act legalizing bonds heretofore voted upon by An act legalizing bonds heretotore voted upon by Legalizing cities under the provisions of chapter two hundred and bonds previ-four (2004) of the provision of the State of Minne four (204) of the general laws of the State of Minnesota for the year eighteen hundred and ninety-three (1893), and the acts amendatory thereof.

Be is enacted by the Legislature of the state of Minnesota:

SECTION 1. That all bonds heretofore voted upon by any city under or pursuant to the provisions of chapter two hundred and four (204) of the general laws of the state of Minnesota for the year eighteen hundred and ninety-three (1893), and the acts amendatory thereof, are hereby declared to be, when issued and sold, legal and bo(i)nding obligations of said city; providing, that the proposition to issue said bonds received a twothirds majority of all votes cast upon the proposition to issue said bonds at the election when said proposition was voted upon; and, provided further, that all other requirements of law have been fully complied with.

S. F. No. 674.

City bonds under chap. 204, 1893.

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Registration