tion from the board of county commissioners of such coun-

Physician to report to county auditor in 50 days.

ty for all such services rendered, until the arrival of the regular county physician, and it shall be the duty of such physician at once to notify the regular county physician of such case, and it shall thereupon the duty of such county physician to take charge of such case or relieve the county from any further expense for such emergency treatment. Any physician, when so called, in any such emergency case, shall within thirty (30) days after performing such service file with the county auditor of the county within which such service is performed, a written report of such case, giving the name and place of residence of the patient, the day and hour when called, the distance actually traveled in going to such place, the nature of the disease or injury and the service performed, and the time when the regular county physician was notified and took charge of the case and the amount claimed from the board of county commissioners as compensation for such service. The said report shall be duly verified by such physician and shall be presented by said county auditor at the next meeting of the board of county commissioners. No bill for any such service shall be allowed by the board of county commissioners of any county unless the verified report of the claimant shall first have been filed as herein provided for.

Provided, that the provisions of this act shall not apply to counties caring for the poor by the township system."

SEC. 2. This act shall be in force and take effect from and after its passage.

Approved April 11, 1899.

H. H. No. 638.

## CHAPTER 173.

Streets in cities of over 50,000. An act authorizing cities of more than fifty thousand inhabitants to cause the grass to be cut upon grass plots, whenever necessary, within the limits of any street in any such city, and to levy special assessments therefor.

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

Care of grass along streets by park commission. Section 1. Whenever in any city of this state having more than fifty thousand (50,000) inhabitants, a majority of the owners of property fronting upon any street, or any portion of any street not less than one block in length, wherein have been constructed or shall hereafter be con-

structed any grass plots between the sidewalk and roadway of such street, shall file a petition with the common council or other governing body to place the grass plots in said street, or such portion of the street upon which the property owned by the petitioners shall front, as aforesaid, under the care and management of the board of park commissioners of such city for the purpose of having the grass cut upon such grass plots when necessary, such common council may, upon the filing of such petition, pass a resolution placing the grass plots in the street or portion of street described in such petitition, under the jurisdiction, care and management of said board of park commissioners for the purpose of causing the grass thereon to be cut when necessary; and upon the passage of such resolution it shall be the duty of the clerk of such common council or other governing body to forthwith forward to said board of park commissioners a certified copy of such resolution.

Sec. 2. Upon the receipt by said board of park commissioners of a certified copy of such resolution, the grass plots upon the street or portion of street described in said petition and said resolution, shall be under the jurisdiction, care and management of said board of park commissioners for the purpose of cutting grass thereon, whenever necessary; and thereupon said board of park commissioners may cause the grass on said grass plots to be cut, whenever necessary, and the expense of such work shall, in the first instance, be payable out of a general fund of such city.

It shall be the duty of said board of park SEC. 3. commissioners to at all times keep accurate account of the cost of cutting the grass, as authorized by this act, in front of each lot or parcel of land fronting on such grass plots, and on or before the first day of October of each year said board shall assess the cost and expense of such work as has been done in front of each of such lots or parcels of land since the first day of October in the preceding year, including a proportionate cost of the making of such assessment upon such lot or parcel of land; provided, however, that no greater assessment shall be levied than two (2) cents for each lineal foot of the frontage of such lots or such grass plots.

SEC. 4. On or before the first day of November of each year, said board of park commissioners shall transmit to the county auditor of the county in which such city shall ment to be located, a certified copy of the assessment roll, and said county auditor shall extend the assessments in proper columns against the pieces or parcels of land assessed. and such assessment shall be collected and the payment

Duties of park commission.

Park commission to keep account and apportion cost to each lot. Cost not to exceed 2 cents a lineal foot.

Park board to transmit county auditor Duties of county auditor and treasurer.

thereof enforced in like manner as state and county taxes are collected in such county and in said state, and the payment thereof enforced. When such assessment shall have been collected, the amount thereof shall be paid by the county treasurer to the city treasurer of such city, and by said city treasurer be placed to the credit of the general fund of such city for the purpose of reimbursing said city for the cost of doing the work for which such assessment was made.

When assessment set aside park board to make new assessment, Sec. 5. If any such assessment shall be set aside as to any real estate for any cause, by a decision of court, or for any cause may be found irregular or defective, the said board of park commissioners may make a reassessment as to such property, from time to time, and as often as need be, until each lot or parcel of real estate has paid the cost of the cutting of the grass in front thereof, together with its proportionate part of the cost of making such assessment.

SEC. 6. This act shall take effect and be in force from

and after its passage.

Approved April 11, 1899.

H. F. No. 44.

## CHAPTER 174.

Inheritances by adopted children. An act to amend section 4477 of the General Statutes of 1894, being a part of the probate code, relating to inheritances.

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

Sec. 4477, G. S. 1894, amended. SECTION 1. That section seventy (70) of chapter fortysix (46) of the General Laws of one thousand eight hundred and eighty-nine (1889), being section four thousand four hundred and seventy-seven (4477) of the General Statutes of one thousand eight hundred and ninetyfour (1894) and being a part of the probate code, be and the same is hereby amended as follows, to-wit: there shall be and hereby is added thereto a provision, which shall be numbered eight (8), as follows:

Inheritance of adopted in event of death to go to heirs of parent by adoption. 8. Provided, however, that if any person dies, leaving an adopted child who receives any property from such deceased person by inheritance, or devise, or the proceeds of any life insurance policy on the life of said deceased, all such property and proceeds of said life insurance policy existing at the time of the death of such child, if said child shall die during its minority unmar-