

any amendments thereto increasing capital stock of all of the corporations parties to such consolidation agreement.

Approved April 22, 1927.

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CHAPTER 386—S. F. No. 237.

*An act to amend General Statutes 1923, Section 4545, relating to the admission of patients to the state sanatorium for consumptives.*

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

Section 1. ~~Admission—examination—expenses—how paid.~~—That General Statutes 1923, Section 4545, be amended to read as follows:

4545. Only persons who have resided in the state throughout the year preceding application and who are afflicted with incipient pulmonary tuberculosis shall be received into the sanatorium. Persons desiring admission shall apply to the superintendent, and all applications shall be numbered in the order of receipt. When a vacancy exists the superintendent shall give to the person whose name is first upon the list an order for examination directed to any examining physician. The advisory commission shall appoint such physicians, not exceeding three for each county, whose fee for examination shall be three dollars, payable out of funds appropriated for the sanatorium. The examiner shall determine whether the applicant is afflicted as aforesaid and report his conclusion to the superintendent. The board shall fix the amounts to be charged for maintenance and treatment. A person unable to pay such charges and without kindred legally liable therefor and able to pay may be admitted on request of his county board, and the charges shall be paid by the county.

*Provided, that in all counties in this state now or hereafter having a population of over 200,000 inhabitants and maintaining a county tuberculosis sanatorium, the county sanatorium commission shall have the same powers with reference to tubercular persons as county boards under this section, and the charges for their care shall be paid by said county sanatorium commission out of its funds."*

Approved April 22, 1927.

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CHAPTER 387—S. F. No. 763.

*An act to regulate the selling, offering or exposing for sale of agricultural seeds in this state and providing penalties for the violation thereof and repealing Chapter 141, General Laws of 1913.*