144.60. Registration procedure. Subd. 2. Every person who, on the date this act takes effect, is actually engaged as superintendent or administrative head of a hospital or sanatorium in this state, shall be granted registration by the State Board of Health, provided, however, that on or before October 1, 1949, every such person shall apply to the said Board for such registration, accompanying such application with sufficient and satisfactory proof that such applicant was on said date actually engaged as such superintendent or administrative head and a fee of \$10.00.

Approved March 7, 1949.

CHAPTER 94—S. F. No. 184 [Coded as Section 131.26]

An act relating to insurance laws and their application to certain non-profit benefit and relief associations.

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

[131.26] Section 1. Insurance laws not applicable to certain associations. The insurance laws of this state shall not apply to non-profit benefit and relief associations formed by public schools or officers of public schools or the Minnesota State High School League, the privileges of which and applications for membership in which are confined to pupils of the schools, and the benefits and relief to be derived therefrom are limited to pupils injured or disabled from participation in school athletics or any supervised school activity.

Approved March 7, 1949.

CHAPTER 95-S. F. No. 246

An act relating to the separation of towns from villages for assessment and election purposes and amending Minnesota Statutes 1945, Section 365.44.

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

Section 1. Minnesota Statutes 1945, Section 365.44, is amended to read as follows:

Separation of town from village. Upon filing with the Clerk of any town, except in any town having an area of more than two congressional townships and an assessed valuation of more than \$1,500,000 or having a population of more than 1,000 including the population of any village located within the town, of a notice, signed by not less than 50 voters thereof residing either within or without the village to be separated stating that the question of the separation of such town for all purposes from any village located therein will be voted upon at the next annual town meeting, the clerk shall insert such statement in the notice of such meeting, and the question shall be voted upon by a ballot. If a majority of the votes cast upon such proposition be in favor of the separation, such town shall thereafter be separated from such village for all purposes. Only voters residing without the village shall be entitled to vote upon such question at said town meeting.

Approved March 7, 1949.

CHAPTER 96—S. F. No. 319 [Coded as Section 376.54]

An act to authorize the discontinuance of tuberculosis sanatoria and the sale of property.

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

[376.54] Section 1. Discontinuance of sanatorium and sale of property. In those instances where a tuberculosis sanatorium has been established and is being maintained in accordance with the provisions of Minnesota Statutes 1945, Chapter 376, and acts amendatory thereto, and there is no longer a need for the operation of such tuberculosis sanatorium to care for the persons living within the county or district wherein such sanatorium is situated and maintained, the sanatorium commission of a county or counties and the county board of commissioners or county boards of commissioners of a sanatorium district may, by resolution approved by a majority of each body, cease the operation and maintenance of such sanatorium in the district, with the approval of the director of