

board may upon hearing and upon thirty days notice revoke the license of the hygienist or nurse in default; but the payment of such fee on or before the time of hearing, with such additional sum not exceeding five dollars as may be fixed by the board, shall excuse the default. The board may collect such fee by suit."

Approved January 28, 1933.

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#### CHAPTER 9—H. F. No. 613

*An act relating to the registration of motor vehicles and the payment of motor vehicle taxes for the year 1933.*

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

Section 1. **Motors vehicles must be registered before April 1, 1933.**—In the year 1933 application for the registration of motor vehicles and payment of the tax thereon may be made on or before April 1. Any motor vehicle for the registration of which application is so made and on which the tax is paid prior to said date shall be deemed to be registered subject to the cancellation, amending or approval of the registration by the registrar, and during the months of January, February, March, April and until May 15, 1933, such motor vehicle may be used upon the public streets and highways prior to the issuance for it of the number plates for 1933, provided the number plates duly issued for that vehicle and to the same owner for the year 1932 shall be duly displayed.

Sec. 2. The certification by the registrar to the clerks of the District Court of the several counties of delinquent motor vehicle taxes provided for in Mason's Minnesota Statutes of 1927, Section 2691 shall be made on the 3rd Monday in August 1933.

Approved February 2, 1933.

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#### CHAPTER 10—S. F. No. 135

*An act to amend Mason's Minnesota Statutes of 1927, Section 7690, relating to proceedings against and the liquidation of delinquent financial institutions and banks, and relating to the collection of the assets of said institutions and banks and to validate certain actions brought in the name of such banks.*

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

Section 1. Banks in possession of Commissioner of Banks or in liquidation—powers of Commissioner—Certificates.—That Mason's Minnesota Statutes of 1927, Section 7690, be and it hereby is amended so as to read as follows:

"Section 7690. That in all cases where the *commissioner of banks* of this state has taken possession of the property and business of any bank, or any such bank is in the process of liquidation by him, pursuant to the laws of this state, such *commissioner of banks* may in the name of any such bank or in his own name as *commissioner of banks* of the state of Minnesota, for the use of any such bank, bring and carry to an end all necessary actions in the proper courts to reduce the assets of any such bank to money and to protect the property and rights of any such bank, and to that end may in the name of any such bank or in his own name as *commissioner of banks*, execute all bonds and other papers necessary to carry on any such actions, and may in the name of any such bank, satisfy, discharge and assign by written instrument, any and all real estate and chattle mortgages and all other liens held by any such bank and may in the name of any such bank foreclose by advertisement in the manner provided by the laws of this state, any real estate mortgage held by any such bank and to execute in the name of any such bank to the attorney employed to foreclose any such mortgage by advertisement the power of attorney required by the laws of this state in case of foreclosure of mortgages by advertisement. Such *commissioner of banks* prior to any sale under such foreclosure proceedings shall file for record in the office of the register of deeds of the county where any land affected by any such foreclosure sale is situated, a certificate under his hand as such *commissioner of banks*, stating therein the corporate name of the bank affected; its principal place of business; that as such *commissioner of banks* he has taken possession of the property and business of such bank under the laws of the state and the date of such taking possession thereof; that such bank is in process of liquidation by him, pursuant to the laws of this state if such be the fact. A like certificate shall be filed for record by such *commissioner of banks* in the office where any such mortgage or lien is recorded. Such certificate, or a duly certified copy thereof, shall be prima facie evidence of the facts therein set forth. *Only one such certificate need be filed as hereinbefore provided by this section for each bank in liquidation. All foreclosure proceedings heretofore conducted, whether such certificate was filed for record as to each such foreclosure or not, are hereby validated if one such certificate has been so filed as to each bank in liquidation.*

A like certificate shall be filed by such *commissioner of banks* in the office of the clerk of the district court in any county where

any action or proceeding affecting any such bank or its property shall be brought in any court, in the name of any such bank or in the name of such *commissioner of banks*, for its use prior to the entry of judgment therein or the entry of any final order in any such proceeding, and such certificate, or a duly certified copy thereof, shall be prima facie evidence of the facts therein set forth.

That where such *commissioner of banks* has heretofore taken possession of the property and business of any such bank or the same is in process of liquidation by the *commissioner of banks*, pursuant to the laws of this state, and actions have been heretofore brought in the name of any such bank or in the name of such *commissioner of banks* for the use of any such bank in any court of the state, all such actions and all orders and judgments that have heretofore been entered therein or may hereafter be entered therein be and the same are hereby in all things validated on the filing of the certificate hereinbefore provided for in the court wherein any such action or proceeding is or has been pending.

This act shall not affect any action now pending in any court in this state, affecting any such action or judgment."

Approved February 2, 1933.

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#### CHAPTER 11—S. F. No. 164

*An act to amend Laws 1923, Chapter 290, Section 1, entitled "An act fixing the time of holding the General Terms of the District Court of the Twelfth Judicial District of the State of Minnesota" as amended by Laws 1927, Chapter 55.*

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

**Section 1. Terms of District Court in 12th Judicial District.**  
—That Laws 1923, Chapter 290, Section 1, as amended by Laws 1927, Chapter 55, be further amended to read as follows:

The general terms of the district court shall be held each year in the several counties constituting the Twelfth Judicial District of the State of Minnesota at the time herein prescribed as follows:

Chippewa County: First Monday in June; fourth Monday in November;

Kandiyohi County: Third Monday in March; first Monday in October;

Meeker County: Second Monday in June; first Monday in December;