

Subdivision 7, for the part of the value of the building represented by each unit occupied by a shareholder. To qualify for the treatment provided by this section, the corporation or association must be wholly owned by persons having shares entitling them to occupy a unit in the building, and the total number of persons owning shares entitling them to occupy a unit may not exceed the number of units in the building. A charitable corporation organized under the Laws of Minnesota and not otherwise exempt thereunder with no outstanding stock shall qualify for such homestead treatment with respect to member residents of such dwelling units who have purchased and hold residential participation warrants entitling them to occupy such units. For the purpose of this section a husband and wife shall be counted as one person.

Approved May 24, 1967.

CHAPTER 706—S. F. No. 2130

[Coded]

An act relating to the state board of chiropractic examiners; amending Minnesota Statutes 1965, Section 148.06.

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

Section 1. Minnesota Statutes 1965, Section 148.06, is amended to read:

148.06 State board of chiropractic examiner; application; examination; license; fee. Any person desiring to commence the practice of chiropractic in this state shall make a written application to the secretary of the state board of chiropractic examiners for a license and appear at its first regular meeting thereafter. The applicant shall furnish evidence of having completed a high school course, or of education qualifications required for admission as a student to the university of Minnesota, or other university of equal standing, and taken a four-year resident course of eight months each in a chartered school or college of chiropractic wherein the curriculum includes instruction in the following branches: anatomy, physiology, symptomatology, pathology, hygiene, dietetics, diagnoses, urinalysis, chiropractic orthopedy, intellectual adaption, and the science and art of chiropractic. An examination for a license shall be in writing. The applicant shall be required to give practical demonstration in vertebral palpation, nerve tracing, and adjusting. A license, countersigned by the members of the board and authenticated by the seal thereof, shall be granted to each applicant who shall correctly answer 75 percent of the questions propounded in each of the above subjects. Each application

Changes or additions indicated by italics, deletions by strikeout.

shall be accompanied by a fee of \$50. Such fee shall not be returned in the event of failure to pass, but the applicant may, within six months, present himself for examination without the payment of an additional fee. Such examination may be waived as to any person who has been licensed to practice chiropractic in another state whose requirements are equal to the provisions of section 148.01 to 148.10, upon the payment of a fee of \$50. *The board may further waive the written examination if it accepts the grades an applicant has received in the written examinations given by the national board of chiropractic examiners and may grant a license to an applicant who holds a valid certificate from the national board of chiropractic examiners, provided such applicant meets the other requirements of this chapter and satisfactorily passes a practical examination before the board.*

Approved May 24, 1967.

CHAPTER 707—S. F. No. 2139

[Coded]

An act establishing Franz Jevne State Wayside Park; authorizing the commissioner of conservation to acquire lands therefor.

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

Section 1. **[85.196] Franz Jevne State Wayside Park.**
 Subdivision 1. Franz Jevne State Wayside Park is established in Koochiching county.

Subd. 2. In the manner prescribed by this subdivision and within the area of land described in this subdivision, the commissioner of conservation shall acquire approximately 120 acres of land for Franz Jevne State Wayside Park. The commissioner shall acquire the land by gift, and not by purchase or condemnation.

The lands so acquired shall be administered in the same manner as provided for other state parks, shall be perpetually dedicated for such use, and shall be within the following described area of land in Koochiching county:

Lots 1, 2, 3, and 4, in Section 26, Township 160 North, Range 27 West; and a Strip 10 rods in width across the North end of the NE 1/4 of the NE 1/4, in Section 35, Township 160 North, Range 27 West.

Approved May 24, 1967.

Changes or additions indicated by *italics*, deletions by ~~strikeout~~.