No. 365. S.]

[Published May 15, 1917. CHAPTER 212

AN ACT to amend subsections 1 and 2 of section 2339m of the statutes, relating to antenuptial physical examinations.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsections 1 and 2 of section 2339m of the statutes are amended to read: (Section 2339m) 1. All male persons making application for license to marry shall at any time within fifteen days prior to such application, be examined as to the existence or nonexistence in such person of any venereal disease, and it shall be unlawful for the county clerk of any county to issue a license to marry to any person who fails to present and file with such county clerk a certificate setting forth that such person is free from venereal diseases so nearly as can be determined by a thorough examination and by the application of the recognized clinical and laboratory tests of scientific search, when in the discretion of the examining physician such clinical and laboratory tests are necessary. When a microscopical examination for gonoccocci is required such examination shall upon the request of any physician in the state be made by the state laboratory of hygiene free of charge. The Wasserman test for syphilis when required shall upon application be made by the psychiatric institute at Mendota free of charge. Such certificate shall be made by a * * * physician. licensed to practice in this state or in the state in which such male person resides, shall be filed with the application for license to marry, and shall read as follows, to wit:

I, ______(name of physician), being a * * physician, legally licensed to practice in the state of _____, my credentials being filed in the office of _____, in the city of _____, county of _____, state of _____, do certify that I have this _____ day of _____, 19___, made a thorough examination of ______ (name of person), and believe him to be free from all venereal diseases.

2. Such examiners shall be physicians duly licensed to practice in this state, or in the state in which such male person resides. The fee for such examination, to be paid by the applicant for examination before the certificate shall be granted, shall not exceed two dollars. The county or asylum physician of any county, shall, upon request, make the necessary examination and issue such certificate, if the same can be properly issued, without charge to the applicant, if said applicant be indigent. SECTION 2. This act shall take effect upon passage and publication.

Approved May 11, 1917.

No. 454, S.]

[Published May 15, 1917. 912

CHAPTER 213

AN ACT to amend subsection 1 of section 1976 of the statutes, relating to agents writing health or accident insurance or both.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsection 1 of section 1976 of the statutes is amended to read: 1. No person, officer, or broker, agent or subagent of any insurance corporation of any kind required to pay any tax or license fee to the state shall act or aid in any manner in transacting the business of or with such corporation in placing risks or in collecting any premiums or assessments or effecting insurance therein, without first procuring from the insurance corporation a certificate of authority; nor shall any such person, officer, broker, agent, or subagent, after such certificate shall have expired, or after revocation by the commissioner of insurance of such certificate or of the license of such corporation and until a new certificate or license shall have been issued to him, do or perform any such act for or in behalf of any insurance corporation. The exceptions herein shall not apply to mutual insurance corporations or fraternal benefit societies not maintaining a lodge system which corporations or societies issue only policies of health or accident insurance or both.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 11, 1917.

No. 456, A.]

[Published May 15, 1917.

CHAPTER 214

AN ACT to create section 819f of the statutes relating to sidewalks in towns.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. A new section is added to the statutes to read: Section 819f. The town board of any town, except towns included within the provisions of sections 819e and 1270a, upon petition therefor by a majority of the owners of frontage on either side of any part of a highway in any unincorporated village in

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