4. That it shall be the duty of the board of pharmacy to examine all applications for registration, to grant certificates of registration to such persons as may be entitled to the same, under the direct provisions of this act, and to such others as it shall judge on examination to be properly qualified to practice pharmacy, to cause the prosecution of all persons violating the provisions of this act, and to report annually to the governor on the condition of pharmacy in the state; it shall meet at least once in three months, shall elect a president, a secretary and treasurer, and shall have power to make by-laws for the proper fulfillment of its duties under this act; it shall keep a book of registration open at each county seat in the state, and shall give notice by advertising in at least one newspaper in each county, of the time and place in said county seat, when and where such book shall be accessible, and for what purpose kept.

5. That within a period of ninety days after the publication of said notice, all persons who at or prior to the passage of this act, have kept or continue to keep a pharmacy or store within this state, for dispensing and compounding the prescriptions of physicians, and for the retailing of drugs and medicines, shall apply to or appear before said board of pharmacy for registration, and on payment of two dollars, shall receive from said board a certificate of registration.

6. That all persons who, subsequent to the passage of this act, shall purpose to establish a pharmacy or store within this state, for the dispensing and compounding of physicians' prescriptions, or for the retailing of medicines, shall, previous to the opening of the same to the public, appear before or apply to said board of pharmacy for registration, and if, after examination by said board, in its judgment qualified to practice pharmacy, such persons shall, on the payment of five dollars, receive from said board a certificate of registration; provided, that nothing in this act contained shall affect or apply to any person who holds a diploma from any regularly chartered medical college or university.

7. That the members of said board shall receive the sum of five dollars for each day actually engaged in this service, to be paid from the receipts of fees and penalties, collected under the provisions of this act, and that all moneys received by the said board by virtue of the act empowering it to levy and collect contributions, and prosecute for and recover penalties, shall be paid into the treasury of the county in which the said moneys may be collected, and that the bills for the services of the said board, in said county, shall be audited and paid by the treasurer of said county, the balance, if any, after the payment of said bills, shall be added to the general fund of the county.

Physicians, County.

1. Election of county physician.
2. Duty of the county physician.
3. Coroner's and justices of the peace to act in case of vacancy.
4. County physician may appoint other licensed physician to act.
5. County physician to have exclusive right to make all views and inquiries.
6. Repealer.

An act respecting county physicians.

1. That it shall be lawful for any board of chosen freeholders of any county in this state, whenever said board shall deem it best so to do, to elect at any regular or special meeting of said board, a county physician from the number of licensed physicians residing in said county, and to pay him such yearly salary for the service rendered by him as to said board shall seem just, to be fixed from time to time as such elections shall be made; before entering upon the duties required of him by this act, said county physician shall take and subscribe an oath or affirmation before
PILOTS.

2. That it shall be the duty of said county physician, in all cases of death in prison, and all violent, sudden or casual deaths within his county, to take a view of the body, and make all proper inquiry respecting the cause and manner of the death, for the purpose of ascertaining whether an inquest should be held; if, upon such view and inquiry, said physician shall be of an opinion that there is cause to suspect that the person whose body he has been called to view, came to his or her death by murder or manslaughter, or by the contrivance, aiding, procuring or other misconduct of any person or persons, then it shall be his duty to call upon one of the coroners of the county, or if such coroner cannot be had, upon a justice of the peace of said county, and request him, in writing, to issue the precept for the summoning of a jury of inquisition, to consist of not more than fifteen nor less than nine, and to hold an inquest and make return of the same according to law, and any post mortem examination or other medical service required upon said inquest shall be performed by said county physician.

3. That in case no election shall be made by the board of chosen freeholders of any county in this state, of such county physician, or in case one so elected shall omit to take the oath or affirmation herein required, or shall die or resign, or his office in anywise becomes vacant, then, during such failure to elect, or such omission or vacancy of the office, the coroners and justices of the peace in such county where there shall be no county physician, for any of the causes last named, shall perform the duties and exercise the powers prescribed by law.

4. That in case said county physician shall be sick, or from any cause shall be unable to attend to make such view and inquiry, or post mortem examination, or attend at any inquest or perform any service required by this act, it shall be lawful for him to nominate and appoint in writing, under his hand, any other licensed physician of said county, to perform such specific service as he may be unable to perform; and the physician so appointed shall, in that behalf, possess all the powers of said county physician, and all fees and charges of said physician so appointed, for such service rendered while acting under such appointment, shall be paid by said county physician.

5. That in all cases where a county physician shall be elected and qualified, and fulfilling his office as aforesaid, he shall have exclusive right and power to make all views and inquiries heretofore made by coroners and justices of the peace; and that no precept for the summoning of a jury of inquest shall hereafter be issued by any justice or coroner of any county where a county physician shall be elected and qualified and fulfilling his office as aforesaid, except by the written request of said physician made as aforesaid; and the request in writing so made by such physician shall be annexed to the inquest made and returned by said coroner or justice.

6. That all acts and parts of acts inconsistent with this act are hereby repealed.

1. Commissioners appointed.
2. To certify appointment of pilot.
3. Pilot's oath.
4. Examination of applicants.
5. Fresh licenses taken out.
7. Power to make rules.
8. Penalty for pilot for neglect.
9. Penalty for refusal to do duty.
11. Of partnerships.
12. Commissioners disinterested.
13. Pilot's pay if carried to sea.
15. Fees for detention.
16. Fees for extra services.
17. Refusal of master to receive.
18. Of apprentices.
19. Who exclusively employed.
20. Precaution to be used.
21. Taxation or certificate of pilotage.
22. Penalty for intoxication.
23. How penalties applied.
24. Percentage of commissioners.