Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 19, 1923.

CHAPTER 378-S. F. No. 1109.

An act authorizing villages and boroughs to license and regulate the business of keeping restaurants, cafes and public eating houses.

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

Section 1. Villages and borroughs to license eating houses.—There is hereby conferred upon villages and boroughs authority by ordinance or by-law to license and regulate the business of keeping restaurants, cafes and public eating houses, to impose reasonable license fees therefor and to prescribe penalties for violations of such ordinances or by-laws.

Approved April 19, 1923.

CHAPTER 379—S. F. No. 1121.

An act to amend Section 55 of Chapter 495, Laws 1921, known as the "Minnesota Dairy and Food Law," relating to special inspection of canneries and the fees therefor.

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

Section 1. Inspection of canneries.—That Section 55 of chapter 495, Laws 1921, be and the same hereby is amended so as to read as follows:

"Section 55. The commissioner is hereby authorized to expend such sum or sums not exceeding fifteen thousand dollars annually, for the purpose of establishing, equipping, and maintaining a bacteriological laboratory and employing a bacteriologist and one assistant bacteriologist and a sufficient number of special inspectors to be stationed at canneries while operating, for the purpose of inspecting and grading canned products, packed, to see that proper raw materials are used, and to enforce sanitary regulations. The dairy and food commissioner is hereby further authorized and directed to collect from the various canneries in operation in this state, an assessment for inspection to be provided for by the dairy and food commissioner, the sum of one cent per case, but not exceeding \$1500 from any one cannery for inspection in any one cannery season, for each and every case of hermetically sealed and sterilized canned foods manufactured by such canneries, each year hereafter, including the year 1921, and the sums so collected shall be paid into the state treasury and credited to the commercial canneries inspection fund, to compensate for and meet the