

the basic sciences only and may be both written and by demonstration or other practical test, as the board may determine.

Sec. 3. Minnesota Statutes 1953, Section 146.07, is amended to read:

146.07 Certificate of registration. If in such examination the applicant attains a grade of 75 per cent in each subject, he shall receive a certificate of registration in the basic sciences, signed by the president and secretary and sealed with the seal of the board. If he fails in one or two subjects only, he may be reexamined in the subjects in which he failed at any examination within one year without further application or examination fee and, upon attaining a grade of 75 per cent therein, he shall receive his certificate of registration in the basic sciences. If he fails in three or more of the subjects, he may make a new application for examination in all subjects and again pay the secretary-treasurer of the board the examination fee of \$25.

Sec. 4. Minnesota Statutes 1953, Section 146.09, is amended to read:

146.09 Practitioners from other states. The state board of examiners in the basic sciences may issue a certificate of registration in the basic sciences without examination therein to an applicant who presents sufficient and satisfactory evidence of having passed examinations in the basic sciences before the national board of medical examiners or a legal examining board or officer of another state or of a foreign country, if the standards of such other state or foreign country are determined by the board to be as high as those of this state, and if such other state or foreign country shall be then according a like privilege to persons licensed to practice healing under the authority of the laws of this state, and who presents sufficient and satisfactory proof that he is 21 years of age or over and of good moral character, accompanying the application with a fee of \$50 to the secretary treasurer of the board.

Approved April 25, 1955.

CHAPTER 866—S. F. No. 1090

An act permitting cities, villages, counties and certain towns to check and determine the suitability of plats and to obtain reimbursement for such services; amending Minnesota Statutes 1953, Section 505.03.

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

Section 1. Minnesota Statutes 1953, Section 505.03, is hereby amended to read:

505.03 Instrument of dedication, certificate of surveyor. On the plat shall be written an instrument of dedication, which shall be signed and acknowledged by the owner of the land. The instrument shall contain a full and accurate description of the land platted and set forth what part of the land is dedicated, and also to whom, and for what purpose these parts are dedicated. The surveyor shall certify on the plat that the plat is a correct representation of the survey, that all distances are correctly shown on the plat, that the monuments for guidance of future surveys have been correctly placed in the ground as shown, that the outside boundary lines are correctly designated on the plat, and that the topography of the land is correctly shown on the plat. If there are no wet lands or public highways to be designated in accordance with section 505.02, he shall so state. The certificate shall be sworn to before any officer authorized to administer an oath. The plat shall, except in cities whose charters provide for official supervision of plats by municipal officers or bodies, together with an abstract and certificate of title, be presented for approval to the council of the city or village or town board of towns wherein there reside over 5,000 people in which the land is located; and, if the land is located outside the limits of any city, village or such town, then to the board of county commissioners of the county in which the land is located. *The council or board to whom the plat has been presented may, after having notified the proprietor to that effect, employ qualified persons to check and verify the surveys and plat, and to determine the suitability of the plat from the standpoint of community planning, and such persons shall make full reports of their findings. The council or board may require the proprietor to reimburse the city, village, town or county for the cost of such services; if such services are rendered by a salaried employee of the municipality, the charge therefor may be computed on the basis of such employee's regular hourly, daily, weekly or monthly wages or salary.* When the plat has been approved, it shall be so certified to by the city, village or town clerk or county auditor, as the case may be.

Approved April 25, 1955.

CHAPTER 867—S. F. No. 1189

An act relating to village government; amending Minnesota Statutes 1953, Section 412.011, Subdivision 5, Section