at least four years course of at least eight-32 months each of course work shall, upon payment of a fee of \$50, be examined; and, If found qualified, the applicant shall be registered and receive in testimony thereof a certificate signed by the chairman and secretary of the board.

An applicant who fails to pass an examination satisfactory to the board and is therefore refused registration shall be entitled, within one year after such the refusal, to a reexamination at a meeting of the board called for the examination of applicants, upon. Payment of an additional fee of \$20 for each such reexamination; but may be required. No more than two such reexaminations shall exhaust his privilege be permitted under his an original application.

Any person to whom a certificate of registration is granted under the provisions of this chapter shall designate himself as a doctor of surgical podiatry podiatric medicine.

Before the first of June each year, every registered podiatrist shall pay to the board a license renewal fee of \$15, and in default of such payment the board may, upon hearing and notice, revoke the registration of the podiatrist in default, but the payment of such fee on or before the time of hearing, together with a penalty of \$5, shall excuse the default. Such fee may also be collected by the board in a civil action.

Upon the payment of a license renewal fee and the satisfaction of requirements as the board may, by rule and regulation, prescribe, a registered podiatrist shall have his license renewed on or before July 1 of each year. The board may, by rule and regulation, establish penalties for late renewal.

Approved May 15, 1975.

CHAPTER 133—S.F.No.426

[Coded]

An act relating to foods; requiring eating places that serve meat containing meat substitutes for consumption to indicate the same on its menu or bill of fare; prescribing penalties.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. [31.633] MEAT SUBSTITUTES; INDICATION ON MENU; PENALTIES. Subdivision 1. Any restaurant, eating place or other establishment serving meat in any form to the public, which meat has any filler or meat substitute added to it or incorporated in it, shall clearly and prominently indicate on its menu or bill of fare the meat entrees that contain filler or meat substitutes.

Changes or additions indicated by underline deletions by strikeout

Subd. 2. Any person who violates the provisions of subdivision 1 is guilty of a misdemeanor.

Approved May 15, 1975.

CHAPTER 134-S.F.No.523

An act relating to the joint exercise of powers between governmental units; providing for the inclusion of instrumentalities of governmental units; providing for the negotiation of the costs of services or functions as part of the agreement; amending Minnesota Statutes 1974, Section 471.59, Subdivisions 1 and 8.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1974, Section 471.59, Subdivision 1, is amended to read:

- 471.59 MUNICIPALITIES: JOINT POWERS: INSTRUMENTALI-TIES OF GOVERNMENTAL UNITS; JOINT EXERCISE OF POWERS. Subdivision 1. AGREEMENT. Two or more governmental units, by agreement entered into through action of their governing bodies, may jointly or cooperatively exercise any power common to the contracting parties or any similar powers, including those which are the same except for the territorial limits within which they may be exercised. The agreement may provide for the exercise of such powers by one or more of the participating governmental units on behalf of the other participating units. The term "governmental unit" as used in this section includes every city, county, town, and school district, and other political subdivision of this or any adjoining state, and any agency of the state of Minnesota or the United States, and includes any instrumentality of a governmental unit. For the purpose of this section, an instrumentality of a governmental unit means an instrumentality having independent policy making and appropriating authority.
- Sec. 2. Minnesota Statutes 1974, Section 471.59, Subdivision 8, is amended to read:
- Subd. 8. SERVICES PERFORMED BY COUNTY, COMMONALITY OF POWERS. Notwithstanding the provisions of subdivision 1 requiring commonality of powers between parties to any agreement the board of county commissioners of any county may by resolution enter into agreements with any other governmental unit as defined in subdivision 1 to perform on behalf of that unit any service or function which that unit would be authorized to provide for itself; provided that all services or functions to be provided by any county pursuant to this subdivision shall be performed on a cost basis. The provisions of this subdivision do not apply to any county wherein the chairman of the board of county commissioners is a mayor of any municipality within

Changes or additions indicated by underline deletions by strikeout