by the sale price bid therefor and the appraisal report thereof as to quantity, which bond shall be conditioned upon the faithful performance by the purchaser and his successors in interest of all the terms and conditions of the permit and all requirements of law in respect to such sales; and the bond shall be approved in writing by the commissioner and filed for record in his office.

- Sec. 11. Minnesota Statutes 1965, Section 90.181, Subdivision 2, is amended to read:
- Deferred payments. If the amount of the state-Subd. 2. ment is not paid within 30 days of the date thereof, it shall bear interest at the rate of six percent per annum from date, except that the purchasers shall not be required to pay such interest that totals \$1 of less. If the amount is not paid within 60 days, the commissioner shall place the account in the hands of the attorney general who shall proceed to collect the same. When the commissioner shall deem it for the best interest of the state he shall take possession of the timber for which such amount is due wherever it may be found and sell the same informally or at public auction after giving such notice as he deems reasonable. The proceeds of such sale shall be applied, first, to the payment of the expenses of seizure and sale; and, second, to the payment of the amount due for such timber, with interest; and the surplus, if any, shall belong to the state; and, in case a sufficient amount is not realized to pay such amounts in full, the balance shall be collected by the attorney general. Neither payment of such amount, nor the recovery of judgment therefor, nor satisfaction of such judgment, nor the seizure and sale of such timber, shall release the sureties on any bond given pursuant to this chapter, or preclude the state from afterwards claiming that such timber was cut or removed contrary to law and recovering damages for the trespass thereby committed, or from prosecuting the offender criminally.
- Sec. 12. Repealer. Minnesota Statutes 1965, Section 90.111, is repealed.
 - Sec. 13. Effective date. This act is effective July 1, 1967. Approved March 23, 1967.

CHAPTER 111-H. F. No. 680

An act relating to the board of examiners in basic sciences; increasing annual registration fees; amending Minnesota Statutes 1965, Section 146.13.

Changes or additions indicated by italics, deletions by strikeout.

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

Section 1. Minnesota Statutes 1965, Section 146.13, is amended to read:

Basic sciences; registration fees. 146.13 Every person not hereinafter excepted from the provisions of this chapter authorized to practice healing in this state shall, in the month of January each year, register with the secretary of the particular board of examiners which examined and registered or licensed him to practice that branch or system of healing which he pursues; and shall, at that time, for the purpose of making such registration, send to such secretary in writing signed by him his name, the name of the place, and the address, at which he is engaged in the practice of healing and pay to the secretary each year a fee of not to exceed \$5 \$10, the amount to be fixed by the respective board of examiners. Any person who shall change the address or place at which he practices healing during the year shall forthwith notify such secretary in writing of such change, giving such new address or place. The secretary of each board of examiners shall keep a proper register of all such persons and to each person so registering the proper board shall issue a certificate for the current year, signed by the president and the secretary and sealed with the seal of such board, setting forth his name. the name of the place and the address at which he is engaged in the practice of healing, and the branch or system of healing by him pursued. Any person not hereinafter excepted from the provisions of this chapter lawfully entitled to engage in the practice of healing in this state after the month of January in any year, and who shall not be registered as provided in this section, shall, within 30 days after first so engaging in the practice of healing, register with the proper examining board in the manner provided in this chapter, pay to the secretary of such board the fee above required, and receive from such board a certificate as above prescribed for the balance of such year. Every person receiving a certificate, as herein provided, shall display the same in a conspicuous place in the office or other corresponding place where he pursues the practice of healing.

All fees received by the secretary of any examining board for registration required by this section shall be available to, and may be used by, such board to defray the expenses of keeping proper registers, furnishing the certificates herein provided for, employing inspectors for procuring evidence of any violation of the laws administered thereby and aiding in the enforcement of such laws, and for such other expenses as may be necessarily paid or incurred in the exercise of its powers or performance of its duties, as provided by law.

Changes or additions indicated by italics, deletions by strikeout.

Sec. 2. This act is effective January 1, 1968. Approved March 23, 1967.

CHAPTER 112-H. F. No. 1034

[Not Coded]

An act relating to municipalities within Dakota county; authorizing a Dakota County League of Municipalities.

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

- Dakota county; League of Municipalities. Section 1. Dakota county, the following cities, villages, and towns are hereby empowered to participate in the organization of the Dakota County League of Municipalities and to be members thereof: The cities of South St. Paul, West St. Paul, and Hastings, the villages of Burnsville, Inver Grove Heights, Sunfish Lake, Mendota Heights, Mendota, Lilydale, Rosemount, Coates, Lakeville, Farmington, Vermillion, Hampton, New Trier, Miesville, and Randolph, and the towns of Eagan, Lebanon, Rosemount, Nininger, Lakeville, Empire, Vermillion, Marshan, Ravenna, Eureka, Castle Rock, Hampton, Douglas, Greenvale, Waterford, Sciota, and Randolph. Each municipality may appropriate through its governing body, out of its general fund, money to pay the annual dues in the league and the actual and necessary expenses of the delegates as such governing body may designate and to contribute to the funds of the league to be used for research and other projects of similar nature relating to problems common to the several municipalities participating therein, provided, however, that the total amount of money paid by any such municipality to such league, as dues, contributions or otherwise shall not exceed five cents per capita based on the population of each respective municipality according to the last federal or state census; and further provided, however, the maximum cost for membership fees or league dues on the part of any municipality shall not exceed the sum of \$1,000 and the minimum amount of such dues shall be \$25.
- Sec. 2. This act is effective as to a specific city, village, or town named herein when approved by the governing body of such specific city, village, or town, and upon compliance with the provisions of Minnesota Statutes, Section 645.021. For the purposes of this act the governing body of a town is the town board.

Approved March 23, 1967.

Changes or additions indicated by italics, deletions by strikeout.