

CHAPTER 176.

AN ACT TO AUTHORIZE THE CLERK OF THE DISTRICT COURT OF THE COUNTY OF RICE, IN THE STATE OF MINNESOTA, TO TRANSCRIBE CERTAIN RECORDS IN HIS OFFICE.

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

SECTION 1. That the clerk of the district court for the county of Rice and state of Minnesota is hereby authorized and shall, at the expense of said Rice county, procure suitable books, the forms thereof to be approved by the public examiner, for the transcribing the docket entries of all judgments docketed in said court and now remaining unsatisfied. And the said clerk shall transcribe such judgment docket entries into the book or books so procured as aforesaid, and when so transcribed such transcribed records shall have the same force and effect in all respects, whether as evidence or otherwise, as the original thereof.

SEC. 2. That said clerk shall, at the expense of said Rice county, procure suitable books for the purpose of transcribing the indexes of actions and proceedings and of the judgment records in said office and of such other records as the judge of said court may direct.

SEC. 3. That said clerk shall record all marriage certificates and naturalization papers in said office which have not heretofore been recorded through the inadvertence and neglect of his predecessors in office.

SEC. 4. That as compensation for the services rendered, the said clerk shall receive from said Rice county the following fees: For transcribing the entries in the judgment docket, twenty-five (25) cents for each judgment debtor. For transcribing indexes to actions, proceedings or judgments, ten (10) cents for each name. For compiling and transcribing indexes to marriage and naturalization records, for each name, ten (10) cents. For indexing all other records that may be ordered by the judge of said court, for each name, ten (10) cents.

SEC. 5. Said compensation shall be paid by the county commissioners of said Rice county, on the certificate of the county attorney of said county that the work has been completed; and all judgments thereafter docketed, and all actions and proceedings thereafter commenced in said court, shall be entered in said system of dockets and indexes.

SEC. 6. That said clerk shall, at the expense of said Rice county, procure a suitable book in which he shall record all orders, findings and decrees of the judge of said court and properly index the same.

SEC. 7. That as compensation for the services to be rendered as provided for in section six (6) of this act, the said clerk shall receive as compensation the sum of fifty (50) cents for recording such order,

findings or decree, when the same does not exceed three (3) folios, and for each additional folio, fifteen (15) cents, and for indexing the same, fifteen (15) cents for each name indexed; and for all other services under this act not hereinbefore mentioned the same fees as are allowed by law for like services.

SEC. 8. Nothing in this act shall be construed to authorize said clerk to transcribe any of the records, certificates or other papers except such as shall be first designated by the judge of the district court in and for said county of Rice.

SEC. 9. This act shall take effect and be in force from and after its passage.

Approved March 7, 1885.

CHAPTER 177.

AN ACT TO AUTHORIZE THE CITY COUNCIL OF MINNEAPOLIS TO APPROPRIATE FIVE THOUSAND (5,000) DOLLARS OUT OF ITS CURRENT EXPENSE FUND FOR THE EXTENSION OF PORTLAND AND PARK AVENUES IN THE EIGHTH (8TH) WARD IN SAID CITY.

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

SECTION 1. The city council of Minneapolis is hereby authorized to appropriate, out of the fund devoted to the current expenses of the city, the sum of five thousand (5,000) dollars, for the purpose of extending Portland and Park avenues southerly, within the city limits, in the eighth (8th) ward of said city.

SEC. 2. Said money, if so authorized and appropriated, shall be expended for the extension of said Portland avenue and Park avenue under the direction of the alderman of the eighth (8th) ward of said city, and shall not be expended or used for any other purpose whatever.

SEC. 3. This act shall take effect from and after its passage.

Approved March 5, 1885.