SEC. 2. This act shall take effect and be in force from and after its passage. Approved April 3, 1899.

B. F. No. 250.

State reformatory, superinnot required to notify district Judges of number of Prisoners.

.

Sec. 7509, G. S. 1894, re-Dealed.

SECTION 1. That section seven thousand five hundred and nine (7509) of the General Statutes of eighteen hundred and ninety-four (1894), be and the same is hereby repealed.

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

Approved April 3, 1899.

S. F. No. 238,

Actions conterning land titles. Jurisdiction of courts.

In case of dispute as to location of land, lis pendens may be filed in each county.

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

two counties in actions affecting title to land.

CHAPTER 119.

An act conferring jurisdiction on district courts in

SECTION 1. In all cases where there is dispute or doubt as to which of two adjoining counties in one judicial district any lands are situated, any and all actions affecting the title to any such land may be brought and maintained in either of such adjoining counties; notice of the pendency of any such action may be recorded in the office of the register of deeds in each of said adjoining counties, and when so recorded it shall be notice to all persons of the pendency of such action and of the rights of the parties thereto as the same shall be finally adjudged in the action in which such notice is entitled. This act shall be held to apply to all lands affected by any

CHAPTER 118. An act to repeal section seven thousand five hundred

and nine (7509) of the General Statutes of eighteen hun-

dred and ninety-four (1894), relating to the notification

to district judges by the superintendent of the state re-

formatory of the number of prisoners in confinement in

Be it enacted by the Legislature of the State of Minne-

said reformatory.

sota:

122