SECTION 1. In no case where a foreign executor or ad- Foreclosure ministrator has heretofore foreclosed or attempted to foreclose any mortgage on real estate by advertisement, without having first filed for record in the office of the register of deeds of the county where the land affected is situated an authenticated copy of his appointment as such executor or administrator, shall the foreclosure for that reason be set aside or held invalid, unless the action in which such foreclosure is attacked or called in question has already been commenced, or unless such action shall be commenced within ninety (90) days after the passage of this act.

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

and after its passage.

Approved April 20th, 1899.

CHAPTER 325.

B. F. No. 328.

not invalid by failure to file

authority.

An act to amend section five thousand five hundred and Hundand and thirty-three (5533) of the General Statutes of 1894, relating to husband and wife not being liable for each other's debts, except in certain cases.

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

Section 1. That section five thousand five hundred 540, 5533. and thirty-three (5533) of the General Statutes of 1894 an ended. be and the same is hereby amended so as to read as follows:

Section 5533. No married woman shall be liable for Not Hable for any debts of her husband, nor shall any married man be each other a liable for any debts of his wife, entered into either before or during coverture except that necessaries furnished to and used by the family are chargeable upon the property of both husband and wife, or either of them, and in relation thereto they may be sued jointly or separately. Provided, however, this act shall not apply to any debt contracted prior to the passage of this act.

nece sities.

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

Approved April 20th, 1899.