

all intents and purposes as if such after-acquired property were owned by and in possession of the corporation giving such mortgage or deed of trust at the time of the execution thereof.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved February 1, 1917.

CHAPTER 11—S. F. No. 188.

An act to amend Chapter 185, General Laws of Minnesota for 1911, as amended, relating to the acquisition of land for streets, parks and parkways in cities of the first class and the improvement and government of existing streets and parkways.

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

Section 1. Issuance of certificates or bonds against assessments in two or more different proceedings authorized.—Section 10 of Chapter 185, General Laws of Minnesota for 1911 as amended is hereby further amended so as to read as follows:

Section 10. The city council, for the purpose of realizing the funds for making such improvement and paying such damages, may issue and sell special certificates of indebtedness, or special street or parkway improvement bonds, as they may decide, which shall entitle the holder thereof to all sums realized upon any such assessment, or if deemed advisable, a series of two or more certificates or bonds against any one assessment, or against the assessments in two or more different proceedings, the principal and interest being payable at fixed dates out of the fund collected from such assessments, including interest and penalties, and the whole of such fund or funds is hereby pledged for the pro rata payment of such certificates or bonds and the interest thereon, as they severally become due. Such certificates or bonds may be made payable to the bearer, with interest coupons attached, and the city council may bind the city to make good deficiencies in the collection up to, but not exceeding, the principal and interest at the rate fixed as hereinafter provided and for the time specified in Section 5. If the city, because of any such guaranty, shall redeem any certificate or bond, it shall thereupon be subrogated to the holder's rights. For the purpose of such guaranty, penalties collected shall be credited upon deficiencies of principal and interest before the city shall be liable. Such certificates or bonds shall be sold at public sale or by sealed proposals at a meeting of which at least two weeks' published notice shall be given, to the purchaser who will pay the par value thereof at the lowest interest rate, and the certificates or bonds shall be drawn accordingly, but the rate of interest shall in no case exceed five per cent per annum, payable annually or semi-annually. The

city clerk shall certify to the county auditor the rate of interest so determined, and interest shall be computed upon the assessments at such annual rate, in accordance with the terms of Section 5.

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

Approved February 1, 1917.

CHAPTER 12—S. F. No. 263.

An act authorizing clerks of the District Court in counties having a population of not less than forty-five thousand nor more than fifty thousand, according to the last United States census of this state, to transcribe the judgments now in force in their office into a new judgment docket, and prescribing the conditions in reference thereto.

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

Section 1. Transcribing of judgments in Stearns County by Clerk of Court authorized.—That the clerk of the district court in any county of this state having a population of not less than forty-five thousand nor more than fifty thousand, according to the last United States Census is hereby authorized at the expense of his county, to procure a suitable book, the form thereof to be approved by one of the judges of the district court of said county for the transcribing therein of the docket entries of all judgments docketed in the office of the clerk of said district court within the last ten years and now remaining unsatisfied of record.

Sec. 2. County commissioners to grant authority and fix compensation.—Before procuring said judgment docket and before transcribing or entering any judgments therein, the board of county commissioners of any such county shall first by resolution entered upon their records, authorize the clerk of such district court to procure such judgment docket and direct the entry and docketing of said judgments therein, and shall then and there in such resolution fix the compensation to be paid said clerk therefor.

Sec. 3. Payment of clerk.—The compensation of said clerk shall be paid by the county on the presentation of a bill therefor, duly verified in the usual way accompanied by a certificate from one of the judges of the district court of said county that the work of transcribing said judgments in said judgment docket has been duly and properly performed.

Sec. 4. Application.—This act shall not apply to any county in this state the salary of whose officers is fixed by any special law.