

## CHAPTER 214—H. F. No. 89

*An act to legalize acknowledgments of conveyances and other instruments, and the record thereof.*

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

**Section 1. Certain acknowledgments legalized.**—That all acknowledgments to any conveyances or other instruments heretofore taken by any person previously appointed or elected and then acting after the expiration of his term as a notary public or other officer authorized to take such acknowledgments, be, and the same are hereby, legalized and made of the same validity as though the term of office of such officer had not expired at the time of taking such acknowledgments, and the record of such conveyances or other instruments is hereby declared to be legal and valid, and effectual for all purposes; PROVIDED, that the provisions of this act shall not apply to any action or proceeding now pending in any court of this state.

Approved April 17, 1929.

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CHAPTER 215—H. F. No. 292

*An act to amend Chapter 300, General Laws 1927, relating to garnishment actions, affidavit and summons in connection therewith.*

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

**Section 1. Affidavit—Guarantee summons—Title of action.**—That Chapter 300, General Laws 1927, be and the same hereby is amended to read as follows:

“Sec. 1. In an action in a court of record or justice court for the recovery of money, if the plaintiff, his agent or attorney, at the time of issuing the summons, or at any time during the pendency of the action, or after judgment therein against the defendant, files with the clerk of the court, or, if the action is in a justice court, with the justice, an affidavit stating that he believes that any person (naming him) has property or money in his hands or under his control belonging to the defendant, or that such person is indebted to the defendant, and that the value of such property or the amount of

such money or indebtedness exceeds twenty-five dollars, if the action is in the District Court, or ten dollars if in a justice court, and if the plaintiff files with such affidavit a copy of the complaint when the complaint has not been theretofore either served on the defendant or filed in said action, and, provided further, that no fee be charged by the Clerk of the Court for filing said copy of complaint, a summons may be issued against such person, as hereinafter provided, in which summons and all subsequent proceedings in the action the plaintiff and defendant shall be so designated, and the person against whom such summons issues shall be designated as garnishee."

Approved April 17, 1929.

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#### CHAPTER 216—H. F. No. 1092

*An act to amend General Statutes 1923, Section 2561, relating to designation of County Line Roads as State Aid Roads.*

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

Section 1. Designation of road on county line a state aid road.—General Statutes 1923, Section 2561, is hereby amended so as to read as follows :

"2561. Whenever *there is an established road running along or near the common boundary line or lines of two or more counties*, the county boards of *two or more of such counties may* make application to the commissioner of highways for the designation of *such road as a state aid road. The commissioner of highways shall then investigate the desirability of such designation, and, if he shall decide that it is desirable so to do, shall so designate such road and determine and fix the part of the cost of the improvement and maintenance thereof to be paid by each of the counties abutting upon and adjoining such road.*"

Approved April 17, 1929.