CHAPTER LXIII.

March 2, 1865

An Act to amend an act entitled an act prescribing the duties of County Auditors.

- Emergen 1. No plat of any townsite or addition therein to be recorded unless proper carlificate is endored thereon.
 - \$. County Auditors to appoint Deputies-duty of Deputy Auditors-to take onth for faithful performance of duties-may administer oaths.
 - . When act to take effect.

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

SECTION 1. That section seventcen of the act prescribing the duties of county auditors, approved March sixth, eighteen hundred and sixty, as amended, be and the same is hereby amended by adding thereto the following:

No plat of any townsite or addition thereto, or of any change therein, or order of any court vacating, altering or changing in any manner any townsite or ad-dition thereto, shall be recorded by the register of deeds, unless the proper county auditor's certificate is endorsed thereon, showing all taxes on such townsite or addition have been paid.

SEC. 2. That section nine of said act be and the same is hereby amended so as to read as follows :

The county auditors are hereby authorized to appoint deputy auditors, by a certificate in writing, who County Anditors shall, before entering upon the duties of their office, take and subscribe an oath, faithfully to perform the dutics of their office. Such oath shall be endorsed on the certificate of appointment, and filed in the office of the county treasurer of the proper county. Such deputies are hereby authorized to sign all papers and do all other things, which county auditors themselves may do. The county auditors shall be responsible for the acts of their deputics, and may revoke their appointment at any time. County auditors shall also require bonds of their deputies in such amounts and with such sureties

When plat of township or addition thereto may be recorded.

-duty of Deputy Auditors-to take oath for faithful performance of duty.

as they may deem proper. The county auditors and Anthonized is adtheir deputies are hereby authorized to administer any minister each. oath or affirmation rendered necessary to the performance of their duties.

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

Approved March 2, 1865.

An Act to regulate the fees of clerks of the District Courts.

CHAPTER LXIV.

Sugroup 1. Fees of the Clerks of the District Courts.

2. Repeal of inconsistent acts.

When act to take effect.

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

SECTION 1. That the fees of the clerks of the district courts for any services herein specified to be rendered by them shall be as follows:

For issuing and sealing every writ, summons, subpœna or process, seventy-five cents;

For certified copy of such writ when required, ten cents per folio and twenty-five cents for certificate;

For entering the return of every writ and filing such courts. writ, fifteen cents per folio;

For entering an appearance, retraxit, discontinuance, nonsuit or default, twenty cents;

For entering every rule, order or motion in term, fifteen cents for each folio;

For certified copies of rules or orders, ten cents for each folio, and twenty-five cents for the certificate;

For every report upon an assessment of damages or

reas of the Clerks of the District Courts.

March 2, 1805.