paid to such short-hand reporter shall be fixed by the Fees of reporter. judge who appointed him, and each county shall pay the compensation for his services during the time he shall be employed in the cases tried therein. The judge shall certify the time during which he shall be employed at any term in the county, and the amount to which he is entitled therefor. Upon the presentation of such certificate of the judge to the county auditor of the county, he shall draw his order in favor of such reporter, upon the county treasurer, for the amount so certified. But such compensation shall not exceed ten dollars per day while employed in court and fifteen cents per folio of one hundred words for the transcript, and provided further that when such reporter shall be required by either of the parties to an action to transcribe his record into longhand writing the fees for such transcription as above provided for shall be paid by the party requiring the same.

SEC. 5. This act shall be in force from the time of its when not to take effect. passage.

Approved February 19, 1874.

CHAPTER LXXXIX.

AN ACT TO PROVIDE FOR FILING THE OFFICIAL BONDS OF COUNTY OFFICERS IN THE OFFICE OF THE SECRE-TARY OF STATE.

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

SECTION 1. That all official bonds of county officers which are now or which may hereatter be required to be filed and recorded in the office of the register of deeds of Bonds of county the county where such officers reside respectively, shall and with morebe forwarded by such register of deeds when so recorded tary of state. to the secretary of state who shall file the same in his office and retain the same for the use of all parties interested therein.

SEC. 2. No bond so filed in the office of the secretary How bond to be of state shall be removed therefrom except upon the writ- removed.

ten order of the judge of some court of record of the state before whom an action is pending to enforce the conditions of such bonds.

SEC. 3. A copy of any such official bond so filed in the office of the secretary of state, and duly certified by him under his hand and seal of office to be a true copy of the original bond or [on]file in his office may be used as evidence in all the courts of this state, and shall have the same force and effect as if the original bond were produced in court.

This act shall take effect and be in force from SEC. 4. When act to take and after its passage.

Approved February 28, 1874.

CHAPTER XC.

AN ACT TO CREATE THE ELEVENTH AND TWELFTH JUDI-CIAL DISTRICTS, AND TO PROVIDE FOR THE ELECTION OF JUDGES THEREIN.

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

SECTION 1. That the counties of Crow Wing, Aitkin, Counties detach- Cass, Polk, Pembina, Clay, Wadena, Becker, St. Louis, Carlton, Itasca, Lake, Traverse, be and the same are hereby detached from the seventh judicial district for judicial purposes.

SEC. 2. That the counties of Crow Wing, Aitkin, Cass, Polk, Pembina, Clay, Wadena, Becker, Saint Louis, Carlton, Itasca, Beltrami, Lake, Traverse, be and the same are hereby constituted the eleventh judicial district.

A district judge shall be elected therefor at Sec. 8. the next general election, and the governor is hereby authorized to fill the vacancy by appointment until such election and the qualification of the elected judge according to law.

Repeal of incondatent acts.

SEC. 4. All acts and parts of acts inconsistent with this Act are hereby repealed.

ed for judicial parpoiet.

What to constiinto the eleventh

Judge to be appointed.

district.

effect.

When copy of said bond to be used at evidence.