SECTION 1. Whenever fifteen legal voters of Dodge Centre, in the county of Dodge, shall petition the village council in writing, to authorize a vote upon the subject of license, said council shall post written notices in five of the most public places in said village, or publish such notice in a newspaper printed in said village at least ten days prior to the day appointed to vote upon the subject of license; that a vote will be taken on the subject of licensing persons to deal in and vend spirituous, vinous, malt or fermented liquors. When the notice has been so given, it shall be lawful for the electors of said village, on the day appointed, to write or print on their ballots the words: "License, yes;" or the words: "License, no;" which ballots shall be counted and recorded as votes for village officers are, and if a majority of those voting shall have voted "license, ves," then the village council may license as provided for in section thirteen of the village charter of Dodge Centre, but if a majority shall have voted "license, no," then said village council shall have no power to grant licenses as aforesaid.

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

its passage.

Approved February 25, 1875.

CHAPTER LXXII.

AN ACT TO AUTHORIZE THE REGISTER OF DEEDS OF KANDIYOHI COUNTY TO TRANSCRIBE PORTIONS OF THE RECORDS IN THE STATE LAND OFFICE, AND PROVIDING FOR HIS COMPENSATION.

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

Section 1. The register of deeds of the county of Kandiyohi is hereby authorized and empowered to transcribe into the records of his office so much of the records of the state land office, as pertain to the title to real estate in said county, and convey or purport to convey, any land in said county, either from the United States to the state of Minnesota, or from the state of Minnesota to the St. Paul & Pacific Railroad Company, and such records so made by such register of deeds, shall have the same force and effect as though the original instruments had been recorded in said office.

Sec. 2. Before such records shall be so transcribed by such register of deeds the county commissioners of said county shall direct what records shall be so transcribed, and shall fix the compensation

to be paid for such transcription.

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

Approved February 20, 1875.