CHAPTER LXVI.

AN ACT TO AUTHORIZE ANY JUDGE OF THE DISTRICT COURT TO APPOINT AN ASSISTANT COUNTY ATTORNEY.

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

SECTION 1. That the several judges of the district courts in this state may, by order, to be duly entered on the minutes, at any term of the court, appoint any attorney of the court to act as, or in place of, or to assist the county attorney in any business or proceeding before the grand jury or in court, whether there be a county attorney present at such term or not, and the person so appointed shall take the usual oath of office, and shall thereupon be fully authorized to be present before the grand jury at any time when the county attorney might by law be present before that body. Provided, That no compensation shall Compensation. be paid by the county to such person so appointed by the court to assist the county attorney, when that officer is present at the term when such appointment is made, except the same be paid with the consent of the county attorney, and be deducted from the regular salary of that officer.

This act shall take effect and be in force from and When act to take SEC. 2. after its passage.

Approved February 10, 1876.

CHAPTER LXVII.

AN ACT IN RELATION TO POWERS OF ATTORNEY AND THEIR EFFECT AS EVIDENCE. .

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

SECTION 1. That any power of attorney for the conveyance of real estate heretofore executed in blank, or with the name of the grantee of the power omitted therefrom at the time of such execution, and delivered to some person with intention to have the same take effect, shall, if afterward filled out with the name Validity of of some person to execute such power, be deemed to be and be as valid and effectual for all purposes as if such name had been