seven (1877), and thereafter, be fixed at fifteen hundred dollars (\$1500) per annum.

When act to take effect.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved March 2, 1877.

CHAPTER 101.

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

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

Powers of attorney heretcfore executed in blank legalized.

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 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 inserted therein before the execution thereof; and when any deed of real estate has heretofore been or shall hereafter be executed under or by virtue of any such power, the person or persons so executing such power of attorney and all persons claiming by, through or under him or them, shall be forever barred and estopped from alleging in any pleading or proving upon trial in any cause or proceeding, the fact that such power was so executed in blank.

When act to

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

Approved February 23, 1877.