SEC 2. Any assistant examiner appointed by the High School Board, as authorized by law, shall be entitled to re-School Board, as authorized by law, shall be such compensation as the board may allow, not exceed- Compensation ceive such compensation as the board may allow, not exceed- Compensation ceive such compensation as the board may allow, not exceed- compensation ceive such compensation as the board may allow, not exceed- compensation ceive such compensation ceive such compensation as the board may allow, not exceed- compensation ceive such compensation as the board may allow, not exceed- compensation ceive such compensation as the board may allow, not exceed- compensation ceive such compensation as the board may allow, not exceed- compensation ceive such ceives ceive s ing three dollars (\$3) a day or fifty cents (\$0.50) an hour. Provided, That no such compensation shall be paid to any person receiving a salary from any State institution.

All acts and parts of acts inconsistent with this act are hereby repealed.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved November 18, 1881.

## CHAPTER 62.

AN ACT TO CURE DEFECTIVE ORGANIZATIONS OF CORPORA-TIONS, AND FOR THE PROTECTION OF RIGHTS ACQUIRED THEREUNDER.

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

Section 1. That in any case where there has been heretofore an attempted formation and organization or renewal of any corporation under any of the General Laws of this State, and the persons so attempting to form or organize or renew any corporation have actually adopted, signed and filed in the office of the Secretary of State articles of association in which the business specified to be carried on by them as such corporation was such as might lawfully be carried on under said laws, and have, in fact, proceeded as such corporation under the corporate name assumed by them to transact and carry on . such business, and in the pursuit thereof have in good faith received and transferred by conveyance to or from such body corporate in such coporate name any property, real or personal; such attempted formation and organization or renewal legalized. in each and every such case is hereby legalized and declared a valid and effectual formation and organization or renewal of a corporation under the names assumed from and after the time of the actual filing, as aforesaid, of such articles, notwithstanding the omission of any other matter or thing by law prescribed to be done or observed in the formation, organization or renewal thereof; and any and all conveyances of property, real or personal, in good faith and lawful form made to or by any such body in the corporate name so assumed are hereby legalized and declared as valid and effectual for the purposes intended thereby as if such body corporate had been originally, in all things, duly and legally incorporated. Pro-

Articles to be filed.

vided, That no such corporation, nor any of the acts or doings thereot, shall be or are hereby validated unless such so-called corporation has filed in the office of the Secretary of State and also in the office of the Register of Deeds of the county in which is the principal place of business of said corporation its articles of incorporation.

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

after its passage.

Approved November 18, 1881.

## CHAPTER 63.

## AN ACT RELATING TO RELIGIOUS CORPORATIONS.

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

Section 1. Any religious corporations heretofore organized under and pursuant to the provisions of any other statute, or section or sections of statute, than section two hundred and thirty-one (231), of chapter thirty-four (34), of the General Statutes A. D. one thousand eight hundred and seventy-eight (1878), as amended by subsequent legislation, may reorganize under said section by complying with the terms of said section; provided, that before any action is had for that purpose, a resolution authorizing the trustees of said corporation to organize under said section two hundred and thirty-one (231), shall be adopted at a meeting of said society called for that purpose, notice of the time, place and object which shall be given four successive Sabbaths on which such society statedly meet for public worship immediately preceding the time specified for said meeting, and proof of the fact of such notice, meeting and resolution may be made by affidavit of one of the trustees, or of any of the members of the society cognizant of the facts. Such affidavit shall be recorded with the certificate of organization under said section two hundred and thirty-one (231), in the office of the register of deeds of the county where said corporation is located and in that of the Secretary of State, and said corporation, as so organized, shall succeed to and retain, own, hold and enjoy all the property, real and personal, of said corporation as originally organized, to the same extent and in the same manner as if such organization [reorganization] had not taken place.

Notice re-

Reorganiza~ tion.

Affidavit.

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

Approved November 15, 1881.