

## CHAPTER 20.

AN ACT TO AMEND SECTION FIVE (5) OF ARTICLE THREE (3) OF CHAPTER TWO (2) OF THE SPECIAL LAWS OF MINNESOTA FOR THE YEAR ONE THOUSAND EIGHT HUNDRED AND SIXTY-NINE (1869).

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

SECTION 1. That said Section 5 be and hereby is amended so as to read as follows:

SEC. 5. The city justice elected under the provisions of this act shall have separately and exclusively as to all other courts and officers, the right to exercise originally all the judicial powers granted to said corporation by said act, except as elsewhere herein specially provided for, but the council shall fix the kind and amount of compensation of said city justice in proceedings arising specially under this act. Said city justice shall within the county in which he shall reside and keep his office as such, also have and exercise all the powers and jurisdiction of, and when acting as such, receive the same compensation as justices of the peace elected under the general laws of the State of Minnesota; all portions of general laws relating to trial by jury, change of venue and appeals in and from justice's courts, shall apply to the entire jurisdiction of said city justice. *Provided*, that in matters arising solely and entirely under the ordinances made in pursuance of the act (except in prosecutions for illegally selling intoxicating liquors), the said city justice may determine all such matters in a summary manner without a jury, and no change of venue shall be taken in any such matter from the said city justice, except to another city justice of said city of Rushford, if there be such other city justice.

The city justice shall keep a record of all his official doings and report the same to the council whenever required, and he shall forthwith pay over to the city clerk of said city all fines collected by him.

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

Approved November 18, 1881.